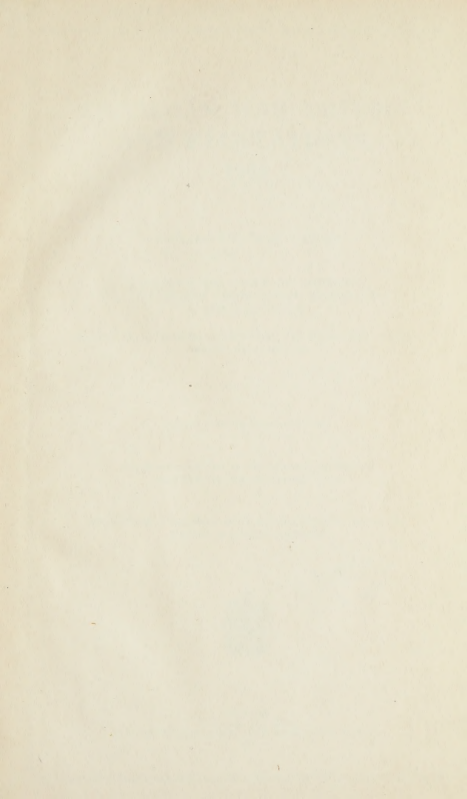


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Canada - Privy Connad

CANADIAN WAR ORDERS AND REGULATIONS, 1944

Volume III, Nos. 1 to 13

CONSOLIDATED TABLE OF CONTENTS
CANCELLATIONS, AMENDMENTS, REFERENCES
REFERENCE INDEX

STATUTES AMENDED, SUSPENDED OR REFERRED TO BY ORDER IN COUNCIL

July 10, 1944 to October 2, 1944

Published under authority of Order in Council P.C. 10793 of 26th November, 1942

STATUTORY ORDERS AND REGULATIONS DIVISION PRIVY COUNCIL OFFICE



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OTTAWA
EDMOND CLOUTIER
PRINTER TO THE KING'S MOST EXCELLENT MAJESTY
1944



EXPLANATORY NOTE

The present volume contains the regular quarterly consolidated index, including a list of amendments, cancellations, etc., and a reference index, in respect of Orders in Council, orders, rules and regulations published in Canadian War Orders and Regulations, from July 10, 1944 to October 2, 1944 (Volume III, Nos. 1 to 13) and a list of Orders in Council amending, suspending or referring to various Federal statutes (July 10, 1944 to October 2, 1944).

J. F. MACNEILL,

Acting Director,

Statutory Orders and Regulations Division.

A. D. P. HEENEY,

Clerk of the Privy Council.

Privy Council.
October 26, 1944.

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RUBBER CONTROLLER—Order No. Rubber 5C.	Order No. Rubber 5—Rubber Processing—rescinded and re-enacted	6	302
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ORDERS IN COUNCIL, ORDERS AND REGULATIONS PASSED BETWEEN JULY 10, 1944 AND OCTOBER 2, 1944

PART I-ORDERS IN COUNCIL

Subject	Origina Ord	Original Order in Council, Order or Regulation				ng, Amend rders in C celling; a= r—referrin	ouncil, e amendir	etc.
ACTIVE SERVICE VOTING REGULA-								
Amendment Dominion Elections Act 1938.		Jan.	27,	1940	P.C. 591	3 July 2	7, 1944	(c)
AGRICULTURAL IMPLEMENTS— Materials used exempt from war exchange tax		June	26,	1944	665	1 Aug. 2	2, 1944	(c)
W. A. Newman appointed Controller vice R. P. Bell		June	25,	1942	730	0 Sept. 1	9, 1944	(c)
Army Salvage and Disposal Board— Colonel G. Le B. Ross appointed member vice Colonel C. W. Cavey	4649	June	25,	1941	728	1 Sept. 1	9, 1944	(r)
ASPHALT— Manufactured products, import control		Mar.	9,	1943	624	1 Aug.	8, 1941	(a)
Auxiliary Services Personnel— Benefits re pay, allowances, etc	44/1555	Mar.	8,	1944	50/627	0 Aug.	9, 1944	(a)
Barley Regulations 1944-45— Advance Equalization Payments.	4450 8898 1397	June Nov. Mar.	18,	1943				
Bell, R. P.— Appointment as Aircraft Controller revoked	3372 5387	May				8 July 3 0 Sept. 1		
BUTTERMILK, DRIED— Imports exempt from various duties		Oct.	14,	1943	601	0 Aug.	1, 1944	(e)
Callaghan, W. J.— Re-appointed temporary member and temporary vice Chairman, Tariff Board		July	29,	1943	562	6 July 2	1, 1944	(a)
Canadian Atlantic Ports— Deputy Wartime Administrator	8832	Nov.	18,	1943	646	4 Aug. 1	6, 1944	(r)
CANADIAN VOLUNTEER SERVICE MEDAL— Regulations	8160	Oct.	22,	1943	526	2 July, 1	0, 1944	(a)
CAVEY, COLONEL C. W.— Appointment to Army Salvage and Disposal Board revoked		Aug.	18,	1942	728	1 Sept. 1	9, 1944 ((e)
CIVIL DEFENCE, DIRECTOR OF— Conditions of appointment changed	5676	July	17,	1943	616	7 Aug.	9, 1944	(c)
CIVIL SERVANTS— Leave of absence for Military service	18/5610	July	15,	1943	15/577) Jul y 2	6, 1944 ((a)
CIVIL SERVICE INSURANCE— Service in Civil Affairs Units re War Endorsement		Oct.	12,	1939	552	9 July 2	1, 1944 ((a)

ORDERS IN COUNCIL, ORDERS AND REGULATIONS PASSED BETWEEN JULY 10, 1944 AND OCTOBER 2, 1944

PART I—ORDERS IN COUNCIL—Continued

/								
Origina Ord	l Orde er or F	er in Regu	Council, lation	ferring Ord	lers in lling; s	Cou =aı	ncil,	etc.
113/5687	July	2,	1942	9/5547	July	9,	1944	(a)
10592	Nov.	27,	1942	6570	Aug.	22,	1944	(a)
4769	June	10,	1943	6227	Aug.	8,	1944	(a)
6985	Sept.	15,	1941	7299	Sept.	19,	1944	(c)
2201	Mar.	18,	1943	6421	Aug.	12,	1944	(c)
1151	Feb.	23,	1944	. 5424	July	14,	1944	(c)
8862	Oct.	13,	1942	5900 6468	July Aug.	27, 16,	1944 1944	(a) (a)
187	Jan.	17,	1940	5216	July	7,	1944	(r)
9239	Dec.	2,	. 1943	53/5275	July	11,	1944	(r)
7674	Oct.	4,	1941	6024	Aug.	8,	1944	(a)
	April	. 27.	1944	6492	Aug.	16.	1944	(a)
							272	
	Aug.	15,	1944	7299				
9692	Oct.	22,	1942	4892	July	4,	1944	(c)
96/5724	Oct.	17,	1940	159/5000	July	5,	1944	(c)
,	June	7.	1943	7161	Sept.	15.	1944	(c)
3135		,				,		
	Ord 113/5687 10592 4769 6985 2201 1151 8862 187 9239 7674 3059 3/2200 6985 9692 96/5724	Order or I 113/5687 July 10592 Nov. 4769 June 6985 Sept. 2201 Mar. 1151 Feb. 8862 Oct. 187 Jan. 9239 Dec. 7674 Oct. 3059 April 3/2200 Mar. 6985 Aug. 9692 Oct.	Order or Regulary 113/5687 July 2, 10592 Nov. 27, 4769 June 10, 6985 Sept. 15, 2201 Mar. 18, 1151 Feb. 23, 8862 Oct. 13, 187 Jan. 17, 9239 Dec. 2, 7674 Oct. 4, 3059 April 27, 3/2200 Mar. 28, 6985 Aug. 15, 9692 Oct. 22, 96/5724 Oct. 17,	113/5687 July 2, 1942 10592 Nov. 27, 1942 4769 June 10, 1943 6985 Sept. 15, 1941 2201 Mar. 18, 1943 1151 Feb. 23, 1944 8862 Oct. 13, 1942 187 Jan. 17, 1940 9239 Dec. 2, 1943 7674 Oct. 4, 1941 3059 April 27, 1944 3/2200 Mar. 28, 1944 6985 Aug. 15, 1944 9692 Oct. 22, 1942 96/5724 Oct. 17, 1940	Original Order in Council, Gerring Order or Regulation 113/5687 July 2, 1942 10592 Nov. 27, 1942 6985 Sept. 15, 1941 7299 2201 Mar. 18, 1943 6421 1151 Feb. 23, 1944. 8862 Oct. 13, 1942 5900 6468 187 Jan. 17, 1940 5216 9239 Dec. 2, 1943 53/5275 7674 Oct. 4, 1941 6492 3/2200 Mar. 28, 1944 1/6000 6985 Aug. 15, 1944 7299 9692 Oct. 22, 1942 4892	Original Order in Council, Order or Regulation 113/5687 July 2, 1942 10592 Nov. 27, 1942 4769 June 10, 1943 6985 Sept. 15, 1941 2201 Mar. 18, 1943 1151 Feb. 23, 1944. 18862 Oct. 13, 1942 187 Jan. 17, 1940 9239 Dec. 2, 1943 7674 Oct. 4, 1941 3059 April 27, 1944 4692 Aug. 3059 April 27, 1944 6985 Aug. 15, 1944 7299 Sept. 4892 July 96/5724 Oct. 17, 1940 159/5000 July 187 July 188 Aug. 189 July 189 July	Original Order in Council, Order or Regulation 113/5687 July 2, 1942 10592 Nov. 27, 1942 4769 June 10, 1943 6227 Aug. 8, 6985 Sept. 15, 1941 7299 Sept. 19, 2201 Mar. 18, 1943 6421 Aug. 12, 1151 Feb. 23, 1944. 8862 Oct. 13, 1942 5900 July 27, 6468 Aug. 16, 187 Jan. 17, 1940 5216 July 7, 9239 Dec. 2, 1943 53/5275 July 11, 7674 Oct. 4, 1941 6024 Aug. 8, 3059 April 27, 1944 6492 Aug. 16, 3/2200 Mar. 28, 1944 1/6000 Aug. 1, 6985 Aug. 15, 1944 7299 Sept. 19, 4892 July 4,	Order or Regulation (c=cancelling; a=amend r=referring) 113/5687 July 2, 1942 9/5547 July 9, 1944 10592 Nov. 27, 1942 6570 Aug. 22, 1944 4769 June 10, 1943 6227 Aug. 8, 1944 6985 Sept. 15, 1941 7299 Sept. 19, 1944 2201 Mar. 18, 1943 6421 Aug. 12, 1944 1151 Feb. 23, 1944. 5424 July 14, 1944 8862 Oct. 13, 1942 5900 July 27, 1944 6468 Aug. 16, 1944 187 Jan. 17, 1940 53/5275 July 11, 1944 7674 Oct. 4, 1941 6024 Aug. 8, 1944 3059 April 27, 1944 6492 Aug. 16, 1944 3/2200 Mar. 28, 1944 1/6000 Aug. 1, 1944 6985 Aug. 15, 1944 7299 Sept. 19, 1944 6985 Aug. 15, 1944 7299 Sept. 19, 1944 9692 Oct. 22, 1942 4892 July 4, 1944

ORDERS IN COUNCIL, ORDERS AND REGULATIONS PASSED BETWL. JULY 10, 1944 AND OCTOBER 2, 1944

PART I—ORDERS IN COUNCIL—Continued

Subject				Council, lation	ferring Or (c=cance	g, Amending or Reders in Council, etc. elling; a=amending =referring)
HARVESTING EQUIPMENT, TRANS- PORTATION OF— Agreements with Prairie Prov- inces.		May	12,	1944	6301	Aug. 9, 1944 (a)
DEHAVILIAND AIRCRAFT OF CANADA Ltd.— Appointment of J. G. Glassco as Controller	4668	June	7,	1943	7161	Sept. 15, 1944 (c)
INTERDEPARTMENTAL METEOROLOG- ICAL COMMITTEE—		July	4,	1944	7065	Sept. 12, 1944 (a)
Kamsack, Sask.— Territory adjacent—Part IV National Housing Act applicable.	6905	Sept.	1,	1944	7061	Sept. 12, 1944 (a)
Leasehold Regulations, War- TIME— Amended		Nov.	21,	1941	6234	Aug. 8, 1944 (a)
Leave of Absence— For military service	18/5610	July	15,	1943	15/5770	July 26, 1944 (a)
Exports only after repayment of benefit received by exporter		Mar.	6,	1944	5741	July 24, 1944\(\frac{1}{2}\)(r)
Longshore Labour (Halifax) Order— Stabilization of	5161	June	25,	1943	6300	Aug. 11, 1944 (a)
Mechin, Frederick C.— Appointment as Director of Protection of Petroleum Reserves revoked	4107	May	16,	1942	5813	July 27, 1944 (c)
METAL CONTAINERS AND CLOSURES— Import control	2201	Mar.	18,	1943		Aug. 12, 1944 (c)
MULTIPLE HOUSING UNITS re— housing shortage	4579 4892 6812 7324 7575 8305 9015 259 524	June June Aug Sept. Oct. Oct. Nov. Jan. Jan.	17, 30, 20, 5, 26, 23, 24,	1943 1943 1943 1943 1943 1944	5392	July 13, 1944 (r)
NATIONAL HOUSING ACT— Territory adjacent to Kamsack, Sask		Sept.			7061	
National Resources Mobilization Act— Personnel not on strength of an Active Army Unit	6296	Aug.	11,	1943	. 6901	Aug. 31, 1944 (r)
NATIONAL SELECTIVE SERVICE— Regional Selective Service Advisory Board, Maritime Employment Region	6387	Aug	10,	1943	5550	July 21, 1944 (r)
20000 22						

Orders in council, orders and regulations passed between july 10, 1944 and october 2, 1944

PART I-ORDERS IN COUNCIL-Continued

Subject		al Order in Council, er or Regulation	Cancelling, Amending or Referring Orders in Council, etc. (c=cancelling; a=amending r=referring)
National Selective Service— Civilian Regulations	246	Jan. 19, 1943	5130 July 6, 1944 (a) 5419 July 14, 1944 (a)
Mobilization Regulations. Non-declarant alien.	1355	Mar. 4, 1944	6226 Aug. 7, 1944 (a)
NATURAL GAS RIGHTS IN THE N.W.T. AND YUKON— Regulations	154	Jan. 19, 1914	
	331 742 4140 1138	Feb. 11, 1921 Jan. 28, 1943 May 18, 1942 Feb. 12, 1943	7070 I 90 1044 (4)
New Models of Machines, Appli- ances or Other Articles, Pro- duction—	2447	Mar. 26, 1943 .	5059 June 30, 1944 (c)
Direct control terminated Oats Regulations 1944-45—	6765	Nov. 20, 1940	6066 Aug. 4, 1944 (c)
Advance Equalization payments.	4450 8898 1397	June 1, 1943 Nov. 17, 1943 Mar. 4, 1944	
	3372 5240	May 5, 1944 July 10, 1944	5998 July 31, 1944 (r)
OLD AGE PENSIONS ACT— Payment re pensioners, N.W.T	3377	May 29, 1944	6500 Aug. 18, 1944 (r)
Oranges— Exempt from customs duty	6083	July 30, 1943	5999 July 31, 1944 (r)
PETROLEUM RIGHTS in N.W.T. AND YUKON— Regulations	154 331 742 4140	Jan. 19, 1914 Feb. 11, 1921 Jan. 28, 1943 May 18, 1942	
Petroleum Reserves, Protection	1138 2447	Feb. 12, 1943 Mar. 26, 1943	5059 June 30, 1944 (c)
or— Regulations	4107	May 16, 1942	5813 July 27, 1944 (c)
Postal Packets, Loss of— Compensation	32/8400	Oct. 29, 1941 Mar. 21, 1944	
Post Discharge Re-Establish-	67/1983	Mar. 21, 1944	55/5275 July 11, 1944 (c)
Order	7633 2602 2/3241 775	Oct. 1, 1941 April 1, 1942 April 20, 1943 Feb. 8, 1944	
Prevailing Rates of Pay— Amendment re consolidated wage	4/3655	Feb. 8, 1944 May 15, 1944	5210 July 13, 1944 (c)
rates	3374	May 8, 1944	33/5177 July 7, 1944 (a)
Employment	2326 5864 5550	May 10, 1943 July 24, 1943 July 29, 1943	
	9793	Dec. 24, 1943	6495 Aug. 18, 1943 (c)

ORDERS IN COUNCIL, ORDERS AND REGULATIONS PASSED BETWEEN JULY 10, 1944 AND OCTOBER 2, 1944

PART I—ORDERS IN COUNCIL—Continued

Subject		al Ordo ler or l				Cancelling, Amending or Referring Orders in Council, etc. (c=cancelling; a=amending r=referring).				
Public Service— Salary increases, permanent and	109/0055		17	1049	÷	940 /5000	T	90	104	4 (-)
temporary employees	3374	Nov. May				240/5000 33/5177		7,	, 1944	1 (a)
Salvage Services— By H.M.C. Ships	1525	Feb.	26,	1943		5428	July	14,	1944	1 (a)
SKIM MILK, DRIED— Imports exempt various duties	7945	Oct.	14,	1943		6010	Aug	1,	1944	1 (c)
STABILIZATION OF LONGSHORE LABOUR— (Halifax) Order	5161	June	25,	1943		6300	Aug	11,	1944	1 (a)
STENOGRAPHERS EMPLOYED IN OTTAWA DISTRICT— Special allowances amended		July	2.	1942		9/5547	July	19.	1944	1 (a)
Supplies—	6391 7174	Aug. Sept.	19, 12,	1941 1941			bury	10,	,	. (0)
	9282 3315 9130		24,	1942		6632	Aug.	22,	1944	(c)
TARIFF BOARD— W. J. Callaghan, Tariff Investigator, re-appointed temporary Member and temporary Vice-Chairman.	6044	July	29,	1944		5626	July	21.	1944	Ł (a)
TEST PERIOD re elimination of certain reduced railway fares extended to February 15, 1945	2557	Mar.	30,	1943		5521	July	18.	1944	(a)
Transit Regulations	6131	Aug.	12,	1941			Sept.			
Typists Employed in Ottawa District Special allowances amended	112/5607	July		10/19		0/5547	July	10	1044	(0)
VANILLA BEANS	7257					9/5547	Sept.			
Vocational Training—	1201	2000	,	1010		, 000	ecp.	10,	1011	(0)
Agreements with Provinces "war industry"	2692	April	17,	1944		5103	July	3,	1944	(c)
War Risk Insurance Act— Reduction in premiums	8344 11038 7407	Sept. Dec. Sept.	3,	1942		6460	Aug.	6	1044	(a)
WARTIME ALCOHOLIC BEVERAGES ORDER— Section 10 revoked		Dec.			,		Aug.			
WARTIME INDUSTRIES CONTROL	110,1	200.	,			0002	1145.	:	1011	(20)
Regulations	3	Jan.	4,	1944		6355	Aug.	11,	1944	(a)
WARTIME LABOUR RELATIONS REGULATIONS—										
Administration Province of Nova Scotia	1003	Feb.	17,	1944	4	5001	June	30,	1944	(r)
ish Columbia (Coal mining industry)	3062	April	27,	1944		5485	July	18,	1944	(a)

ORDERS IN COUNCIL, ORDERS AND REGULATIONS PASSED BETWEEN JULY 10, 1944 AND OCTOBER 2, 1944

PART I—ORDERS IN COUNCIL—Concluded

Subject	Original Order in Council, Order or Regulation	Cancelling, Amending or Referring Orders in Council, etc. (c=cancelling; a=amending r=referring)
WARTIME LABOUR RELATIONS REGU-		
Administration, Quebec, Ernest St. Amand appointed Vice Chairman not to have a vote	4871 June 26, 1944	5638 July 21, 1944 (r)
if Chairman present	1003 Feb. 17, 1944	6003 Aug. 1, 1944 (r) 6893 Sept. 1, 1944 (a)
two additional members Wartime Leasehold Regulations—	1003 Feb. 17, 1944 3732 May 18, 1944	7416 Sept. 26, 1944 (r)
Amended	9029 Nov. 21, 1941	6234 Aug. 8, 1944 (a)
Amended	8528 Nov. 1, 1941	6242 Aug. 18, 1944 (a)
Wartime Regulations, Breaches of— Summary conviction trials, Province of Quebec	4600 June 7, 1943	6713 Aug. 25, 1944 (a)
Wartime Wages Control Order— National War Labour Board— alternate Chairman appointed.	9384 Dec. 9, 1943	6003 Aug. 1, 1944 (r)
Western Wheat— Payments re purchases for feed purposes	8735 Nov. 11, 1943 275 Jan. 21, 1944	6022 Aug. 1, 1944 (c)
Trading on Winnipeg Grain Exchange—regulations re discontinuance.	7942 Oct. 12, 1943	5266 July 10, 1944 (a)
Payments re producers' participa- tion certificates	3541 May 12, 1944	6898 Sept. 1, 1944 (r)
tic consumption	6602 Aug. 19, 1943	7319 Sept. 19, 1944 (r)
WHEY, DRIED— Imports exempt from various duties	7945 Oct. 14, 1943	6010 Aug. 1, 1944 (c)
PART II—MISCELI	LANEOUS ADMINISTRA	TIVE ORDERS
AGRICULTURE— Meat Board, Beef-freezing and storing.	Order No. 2 Sept. 22, 1943	Order No. 4. Aug. 15, 1944 (c)

AGRICULTURE— Meat Board, Beef-freezing and storing		Order No. 4, Aug. 15, 1944 (c)
NATIONAL REVENUE— Gifts from abroad for the Armed Forces in Canada		WM No. 32 (revised)
Asphalt and asphalt products		July 15, 1944 (c) WM No. 93 (revised)
Distillers' solubles	Series D No. 47 T.C. 94 Nov. 27, 1942	Aug. 14, 1944 (c) Series D No. 47 T.C. 94 (revised) June 29, 1944 (c)
Oranges	Series D No. T.C. 131 July 31, 1943	Series D No. T.C. 131 (revised) Aug. 1, 1944 (a)
Dried whey, dried skim milk and dried buttermilk	Series D No. 47 T.C. 138 Oct. 20, 1943	Series D No. 47 T.C. 138 (revised) Aug. 9, 1944 (c)

ORDERS IN COUNCIL, ORDERS AND REGULATIONS PASSED BETWEEN JULY 10, 1944 AND OCTOBER 2, 1944

. PART III—WARTIME PRICES AND TRADE BOARD (FINANCE)

Subject	Original Order in Council, Order or Regulation	Cancelling, Amending or Referring Orders in Council, etc. (c=cancelling; a=amending r=referring)
STATEMENTS ON IMPORT POLICY— Bees. Fishing tackle, etc.	Feb. 11, 1943 Feb. 11, 1943	June 2, 1944 (a) Aug. 3, 1944 (a)
REPAYMENT OF SUBSIDIES— Rubber goods, tea, protein foods. Rubber goods	RS—1 Sept. 27, 1943 RS—11 June 14, 1944	RS—11 June 14, 1944 (a) RS—12 June 29, 1944 (a)
fruits; marmalade; soap and shortening	RS—1 Sept. 1, 1943 RS—5 Jan. 8, 1944 RS—1 Sept. 1, 1943	RS—13 Aug. 28, 1944 (a) RS—14 Sept. 11, 1944 (a)
BOARD ORDERS— Termination of Leases for certain shared accommodation Administrators, Powers of Agricultural equipment and repair parts affected by 1944 Budget changes—	Order No. 428, July 29, 1944 Order No. 143, June 30, 1942	Order No. 437 Sept 16, 1944 (a) Order No. 414 Sept. 15, 1944 (c)
Reduction in maximum prices of Business, successors in and other	Order No. 419 June 26, 1944	Order No. 421 July 12, 1944 (c)
operators in businesses— Maximum prices Canned Fruits and Vegetables— Controlling the sale and dis-		Order No. 414 Sept. 15, 1944 (c)
tribution		Order No. 416 July 3, 1944 (c) Order No. 438 Sept. 16, 1944 (a)
Consumer goods, maximum prices of Furnaces. New Hot Air—	Order No. 214 Jan. 12, 1943	Order No. 414 Sept. 15, 1944 (c)
Controlling sales		Order No. 439 Sept. 21, 1944 (a) Order No. 420 July 10, 1944 (a)
Hogs, Slaughtering of and stamping of carcasses. Hot Air Furnaces, New— Controlling sales of		Order No. 427, Aug. 7, 1944 (a) Order No. 439 Sept. 21, 1944 (a)
Maximum Prices of Consumers goods	Order No. 214 Jan. 12, 1943	Order No. 414 Sept. 15, 1944 (c)
Business and other Operators in Businesses	Order No. 185 Jan. 12, 1943	Order No. 414 Sept. 15, 1944 (c)
Accommodation and Shared AccommodationLiving accommodation in tour- ist cabins and in automobile	Order No. 294 July 16, 1943	
trailers. Termination of Leases for certain shared accommodation. Paperboard—		Order No. 425 July 26, 1944 (r) Order No. 428 July 29, 1944 (r)
Schedule revoked and replaced Pork Products Powers of Administrators	Order No. 247 Mar. 16, 1943 Order No. 143 June 30, 1942	Order No. 436 Sept. 16, 1944 (a) Order No. 417 July 11, 1944 (a) Order No. 414 Sept. 15, 1944 (c)
Print paper, Distribution and use of, within Canada Publications, other than news- papers, magazines and other	Order No. 223 Dec. 31, 1942	
periodicals	Order No. 295 July 20, 1943	Order No. 430 Aug. 7, 1944 (a)

ORDERS IN COUNCIL, ORDERS AND REGULATIONS PASSED BETWEEN JULY 10, 1944 AND OCTOBER 2, 1944

PART III-WARTIME PRICES AND TRADE BOARD (FINANCE)-Continued

[*] Subject		l Order i er or Reg	n Council ulation	, ferring	celling, Amg Orders icancelling;	n Council	l, etc.
BOARD ORDERS—Concluded Rationed Foods	Order N o	o. 308 Au	g. 17, 194	3. Order	No. 422 J	uly 18, 19	44 (a)
Expiry dates of coupons				Order	No." A-	1321 Aug	g. 21,
Preserves				Order	No. A-13		
Tea and coffee. Shared accommodation, termina-							
tion of leases for certain Shipping Containers— Distribution and use of					No. 431 A		
Slaughtering of Hogs and Stamping of hog carcasses					No. 427		
Slaughtering of Livestock and stamping of carcasses—							7
Hogs	Order No Order No	o. 340 No o. 303 Au	v. 23, 194 ig. 4, 194	3Order 3Order	No. 427 J	Aug. 7, 19 uly 24, 19	44 (a) 44 (a)
Tea— Rationing abolished Tobacco—1943 Crop of flue-cured	Order No	o. 308 Au	g. 17, 194	3 Order	No. 438 S	ept. 16, 19	44 (a)
and Burley leaf	Order No	o. 319 Sep	ot. 24, 194	3. Order	No. 432 A	Aug. 28, 19	044 (c)
Administrators' Orders— Agricultural hand tools	A-795	Tuna 20	, 1943	A-13	EG Cant	8, 1944	(c)
Aluminum— Secondary, remelted or scrap	A-977	NT. 90	1049	' A 12	*0 C	0 1044	(-)
Apples, Maximum prices of Apricots, Maximum prices of Asbestos Products	A-892 A-1091	Sept. 27 Feb. 5	, 1943 , 1944 , 1942 , 1942 , 1942	A-12 A-12	96 July 76 July	8, 1944 15, 1944 8, 1944 8, 1944	(a) (r)
Axes and Adzes	A-278	June 30	, 1942 , 1942	A-13	49 Sept. 56 Sept.	8, 1944 8, 1944 8, 1944	(6)
Baby carriages Bags, used, bagging and bailing material	A-287 A-1016		, 1942	1		16, 1944	(c) (a)
Bath tubs—	A-1034	Dec. 17	, 1943.,.	A-13	56 Sept.	8, 1944	(c)
Cast iron enamel Bedding—	A-1045		, 1943			8, 1944	(c)
And partsEquipment	A-1142 A-376 A-1302	Sept. 4	, 1944 , 1942	A-13	02 July	8, 1944 19, 1944	(c)
Beds—Metal frame with Com- posite panels and wood side	,	July 18	, 1944	A-13	ы берь.	8, 1944	(c)
railsBed springs, wood-frame	A-500 A-500	Nov. 28	, 1942 , 1942	A-12		13, 1944 13, 1944	(c) (c)
Berets, Knitted seamless Basque. Bias Binding	A-771	June 20 June 12	, 1942 , 1943	A-13	01 July	31, 1944 17, 1944	(c)
Bolts and lag screws. Brass and Bronze Screwed Pipe Fittings.	A-87 A-541	_	, 1942 , 1943			8, 1944	(c) (c)
Bristles and brushes. Brooms made from broom corn	A-493 A-142	Nov. 25	, 1942 , 1942	A-12	64 June	8, 1944 21, 1944 5, 1944	(c) (a)
and wire, economies in manu-						0, 1011	(4)
facture Paint and varnish Builders' Finishing hardware,	A-218 A-494	June 9 Nov. 25	, 1942 , 1942	A-13	12 Aug.	5, 1944	(a)
cabinet locks and padlocks	A-1064	Jan. 17	, 1944	A-13 A-13		4, 1944	(a)
Buttons, Staple	A-252 A-735	June 20 May 24	, 1942 , 1943	A-12	72 July	8, 1944 4, 1944 8, 1944	(c) (c)
Carriage, machine, tire, counter- sunk head, elevator and step						0, 1011	(0)
bolts and lag screws	A-87 A-165		, 1942 , 1942			'8, 1944 8, 1944	(c)

ORDERS IN COUNCIL, ORDERS AND REGULATIONS PASSED BETWEEN JULY 10, 1944 AND OCTOBER 2, 1944

PART III—WARTIME PRICES AND TRADE BOARD (FINANCE)—Continued

	1			1		
Subject		al Order in ler or Regu		ferring (ing, Amending Orders in Councelling; a=am r=referring)	ncil, etc.
Administrators' Orders—Continued						
Cast Iron Soilpipe and fittings-						
Economies, simplification and conservation	A-125	May 4,	1942	A-1358	Sept. 8, 19	44 (c)
Cast iron ware	A-668		1943	A-1356	Sept. 8, 19	
Processed	A-1292		1944	A-1341	Sept. 1, 19	
Construction Equipment, used Copper and Brass—	A-845		1943	A-1279	July 10, 19)44 (c)
Use of in plumbing equipment Use of in plumbing equipment	A-1071	Jan. 26,	1944			
for hospitals	A-1171 A-1250		1944 1944	A-1358 A-1365	Sept. 8, 19 Sept. 11, 19	(c) (44 (a) (a)
Diamonds and diamond mounted			0			
jewellery Dies—	A-811	July 12,	1943	A-1280	July 17, 19	44 (a)
Rubber printing Dressing Gowns, Men's and Boys	A-284	July 2,	1942	A-1314	Aug. 5, 19	44 (a)
Manufacture Eavestrough and Conductor Pipe		Feb. 23,	1943:	A-1381	Sept. 21, 19	44 (c)
and Associated Items	A-1256	June 16,	1944	A-1356	Sept. 8, 19	44 (c)
Electrical appliances for domestic use Electrical Appliances, Small	A-610		1943	A-1295	July 14, 19	44 (a)
Electrical Appliances, Small Electrical tapes	A-610 A-232	Feb. 23, June 12.	1943 1942	A-1354 A-1354	Sept. 8, 19 Sept. 8, 19	44 (c)
Electric fans	A-808 A-767	July 10.	1943 1943	A-1306	July 26, 19	44 (c)
Electrical Tapes—	A-101	June 12,	1949	A-1354	Sept. 8, 19	44 (6)
Standardization and simplifica- tion in the manufacture and						
packagingFabrics labels	A-232 A-768		1942 1943	A-1354 A-1346	Sept. 8, 19 Sept. 8, 19	
Farm Machinery—						
Exhibition of Feathers and Down—	A-185		1942		Sept. 8, 19	
Sale, delivery and use of Fertilizer—	A-773	June 18,	1943	A-1291	July 12, 19	44 (c)
Eastern Canada, manufacture, distribution and use of	A-1035	Dec 14	1943	A-1308	July 27, 19	44 (a)
British Columbia, maximum						
prices Eastern Canada, maximum	A-1055		1943		Aug. 13, 19	
pricesFish—	A-1036	Dec. 17,	1943	A-1339	Aug. 31, 19	44 (a)
Canned Atlantic and shell, Maximum prices	A-1194	April 28	1944	A-1326	Aug. 23, 19	44 (a)
Flexible cords	A-510		1942	A-1354	Sept. 8, 19	
Fluid Milk, fluid milk products and cream	A-1250	June 12,	1944	A-1365	Sept. 11, 19	44 (a)
Footwear— New processes of manufacturing	A-489	Nov. 21,	1942			
Athletic FootwearLeather Footwear	A-580 A-478	Jan. 40,	1943 1942	A-1332	Aug. 28, 19	44 (c)
Fruits, Canned—						
Maximum prices Fruits, certain imported, maxi-	A-851		1943	H-1041	Aug. 25, 194	44 (c)
mum prices— Apricots	A-1091	Feb. 5,	1944	A-1276	July 8, 194	14 (r)
Peaches, pears and plums Amended				A-1304 A-1345	July 21, 194 Sept. 2, 194	44 (r)
Furnishings, Men's and Boys	A-202	June 4.	1942		B	
Furniture	A-405 A-131	May 8.	1942 1942	A-1381	Sept. 21, 194	14 (c)
School	A-134 A-266	May 9, June 27,	1942 1942	A-1348	Sept. 8, 194	14 (c)
		,				

ORDERS IN COUNCIL, ORDERS AND REGULATIONS PASSED BETWEEN JULY 10, 1944 AND OCTOBER 2, 1944

PART III—WARTIME PRICES AND TRADE BOARD (FINANCE)—Continued

Subject		al Orde ler or F		Council, lation	ferring (rders i	n C a=	ding or Re- Council, etc. =amending ng)			
Administrators' Orders—	,							,			
Furniture—Concluded Office	A-559	Jan.	13.	1943	A-1348	Sept.	8,	1944	(c)		
Metal, upholstered, Bedding	A-1142			1944		Sept.		1944	(c)		
Gate, Globe, Angle, Check and Cross Valves— Made of iron, brass or bronze		2,202	~,		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	,50211	-,		(-/		
Made of iron, brass or bronze Cast and forged steel	A-715 A-724	May May	7, 13.	1943 1943	A-1358	Sept.	8.	1944	(c)		
Gift Wrapping Paper. Goods purchased at retail for	A-703	April	22,	1943	A-1343	Sept.	1,	1944	(c)		
resale— Maximum prices of	A-1223	Max	19	1944	Order N	Ja 4148	Sent	15 19	44(c)		
Grapes— Maximum prices of	A-873		,	1943	A-1344	Sept.	-		(c)		
Greeting Cards. Grey Cast Iron and Malleable	A-746	May	28,	1943	A-1323	Aug.	21,	1944	(a)		
Iron Pipe Fittings Hair pins and bob pins, Metal	A-390	Sept.	11,	1942	A-1358	Sept.	8,	1944	(c)		
Production	A-1033	Dec.	17,	1943	A-1356	Sept.	8,	1944	(c)		
Nail, machinist and sundry	A-796	Tuno	30	1943	A-1356	Sept.	R	1944	(c)		
handled	A-774		·	1943	A-1369	Sept.			(c)		
Hay in the Western Provinces— Maximum prices	A-974			1943	A-1269	July	, i	1944	(a)		
Heating, Plumbing, Air-conditioning—	11-011	,	10,	,	11-1200	bary	ο,	1011	(6)		
Equipment and supplies	A-71 A-267			1942 1942	A-1358 A-1357	Sept.		1944 1944	(c) (c)		
Hoods, Men's and boys' fur felt and wool felt.	A-774	Tuno	1Ω	1043	A 1360	Sept.			(c)		
Hosiery, full-fashioned ladies' Humidifiers	A-7 A-486	Feb.	10,	1942 1942 1942 1943	A-1386 A-1358	Cont	20	1044	(a) (c)		
Idaho White and Ponderosa Pine.	A-468	Sept.	14,	1942	A-1399	Sept. July Sept.	15,	1944	(c)		
Identification Tags	A-692								(c)		
Incandescent Lighting Fixtures	A-607 A-840	Feb. Aug.	23,	1943	A-1354 A-1354	Sept.	8, 8,	1944 1944	(c)		
Industrial Equipment, used Jam and jelly, Maximum prices	A-845 A-787	Aug.	7.	1943	A-1279 A-1377	July Sept.	10,	1944	(c) (a)		
Jewellery	A-981	Nov.	23,	1943 1943	A-1337	Aug.	31,	1944	(a)		
Jewellery Trade	A-447	Oct.	22.	1942	A-1357 A-1360	Sept. Sept.	8,	1944 1944	(c) (a)		
Jewellery Trade Knitted Seamless Basque Berets.	A-254	June	20,	1942	A-1336°	Aug.	31,	1944	(c)		
LacesLeather Goods, small	A-769 A-655	June	12,	1943 1943	A-1347 A-1362	Sept.	8,	1944 1944	(a) (c)		
Luggage, Manufacture of	A-408	Sept.	24,	1942							
Lumber—	A-566	Jan.	18,	1943	A-1325	Aug.	22,	1944	(c)		
Maximum manufacturers' and											
Wholesalers' prices for spruce and lodgepole pine originating											
in Manitoba, Saskatchewan											
N. Alberta and Northern interior region of B.C	A-788	June	26.	1943	A-1298	July	15.	1944	(c)		
Idaho White and Ponderosa											
Pine Manufacturers' and wholesalers'	A-468	Sept.	14,	1942	A-1299	July	15,	1944	(e)		
prices when originating in Southern interior region of B.											
C and in Southern Alberta	A-775	June	21,	1943	A-1300	July	15,	1944	(c)		

ORDERS IN COUNCIL, ORDERS AND REGULATIONS PASSED BETWEEN JULY 10, 1944 AND OCTOBER 2, 1944

PART III—WARTIME PRICES AND TRADE BOARD (FINANCE)—Continued

Subject	Original Order in Council, Order or Regulation			Cancelling, Amending or Referring Orders in Council, etc. (c=cancelling; a=amending r=referring)			
Administrators' Orders— Continued							
Lumber—Concluded							
Manufacturers' and wholesalers' price when originating in the Northern Interior Region of							
Manufacturers' and wholesalers' prices for Hardwood lumber	A-837	Aug.	3, 1943	A-1300	July 15	, 1944	(c)
in Canada except the Van-	A 1000	Dog 1	1 1049	A 1916	A 10	1044	(0)
couver Forest District Machine Screws	A-1028 A-349	Aug. 19	1, 1943 3. 1942	A-1316 A-1356	Aug. 10 Sept. 8	1944	(c)
Machine screw nuts	A-351	Aug. 19	9, 1942 9, 1942	A-1356	Sept. 8	, 1944	(c)
Mattresses, new cotton felt	A-470	Nov.	6, 1942	A-1293	July 13	, 1944	(c)
Maximum Prices of Goods purchased at Retail for resale Meal and Animal products for	A-1223	May 19	9, 1944	Order N	No. 414 Sep	t. 15, 19	44(c)
feeding purposes— Maximum prices Metal—	A-680	Mar. 30), 1943	A-1260	June 30	, 1944	(a)
Use of, in manufacture and assembly of certain goods Use of certain metals Use of, in manufacture of certain	A-579 A-976		0, 1943 3, 1943		Sept. 8	, 1944	(c)
goods	A-613 A-1153		3, 1943 1, 1944		June 20	, 1944 , 1944 , 1944	(c) (a) (r)
Quotas	A-1278 A-1142), 1944 7, 1944		Sept. 20 Sept. 16 Sept. 8	, 1944 , 1944	(a) (c) (c)
Milk, Milk Products and Cream (Fluid)	A-1250	June 19	2, 1944	A-1365	Sept. 11	1944	(a)
Mops	A-219	June 1	1, 1942	A-1312	Aug. 5 Sept. 16	, 1944	(a)
Multiple containers New Cotton felt mattress New Potatoes—	A-1002 A-470	Nov. 29 Nov. 6	1, 1942 9, 1943 6, 1942	A-1376 A-1293	Sept. 16 July 13	, 1944 , 1944	(c)
Maximum prices	A-1207 A-266	June 27	2, 1944 7, 1942	A-1348	Aug. 26 Sept. 8	, 1944 , 1944	(c)
Maximum prices	A-989	Nov. 25	5, 1943	A-1387	Sept. 26	, 1944	(a)
Office furniture Office machinery, used Officers' shirts. Onions—	A-559 A-394 A-608	Sept. 11 Feb. 23	5, 1943 3, 1943 1, 1942 3, 1943	A-1348 A-1270 A-1268	Sept. 8 June 30 June 29	, 1944 , 1944 , 1944	(c) (c)
Maximum prices	A-916 A-1219 A-1267	Oct. 8 May 16	3, 1943 6, 1944 9, 1944 5, 1942	A-1267 A-1364	June 29	, 1944	(c) (a)
Paint and varnish brushes Paper Boxes Peaches—	A-494 A-592	Nov. 28 Feb. 11	5, 1942 l, 1943	A-1312 A-1372	June 29 Sept. 9 Aug. 5 Sept. 16	, 1944 , 1944	(a) (c)
Maximum prices of Pears—	A-1304		1, 1944	A-1363		, 1944	(e)
Maximum prices of	A-1304 A-371		l, 1944 l, 1942	A-1363 A-1355		, 1944 , 1944	(c)
iron Brass and bronze screwed Plumbing Equipment. Use of copper and brass	A-390 A-541 A-90 A-1071	Jan. 4 April 13	1, 1942 4, 1943 3, 1943 5, 1944	A-1358	Sept. 8	, 1944	(e)
Use of copper and brass in hospital equipment	A-1171		, 1944	A-1358	Sept. 8	, 1944	(c)
Plums— Maximum prices of	A-1304 A-506	July 21 Dec. 7	1, 1944 7, 1942	A-1363 A-1354		, 1944 , 1944	(e) (e)

ORDERS IN COUNCIL, ORDERS AND REGULATIONS PASSED BETWEEN JULY 10, 1944 AND OCTOBER 2, 1944

PART III-WARTIME PRICES AND TRADE BOARD (FINANCE)-Continued

Subject	Original Order in Council, Order or Regulation			Cancelling, Amending or Referring Orders in Council, etc. (c=cancelling; a=amending r=referring)			
ADMINISTRATORS' ORDERS— Continued							
Potatoes— Maximum prices	A-929	Oct. 18,	1943	A-1328	Aug.	26, 1944 31, 1944	(a)
Maximum prices of new potatoes Poultry—	A-1207	May 2,	1944	A-1340 A-1329	Aug.	26, 1944	k (a) k (c)
Maximum prices of dressed and live. Pulpwood cut from the stump—	A-893	Sept. 25,	1943	A-1310	July	29, 1944	(c)
Maximum consumers' prices— Nova Scotia New Brunswick Quebec	A-1079 A-1081 A-1080	Feb. 2.	1944 1944	A-1281 A-1282 A-1283	July	11, 1944 11, 1944 11, 1944	(c)
Ontario excepting Districts of Kenora and Rainy River Districts of Kenora and	A-1199		1944	A-1284		11, 1944	
Rainy River, Ontario Manitoba	A-1198 A-1197 A-1196	April 28,	1944 1944 1944	A-1285 A-1286 A-1287	July	11, 1944 11, 1944 11, 1944	(c)
Pumps, simplification and stan- dardization	A-962 A-169	Nov. 5, June 20,	1943 1942	A-1350 A-1361	Sept. Sept.	8, 1944 8, 1944 8, 1944	(c)
Registers and Grilles	A-706 A-969	Nov. 13,	1943 1943	A-1358 A-1356	Sept.	8, 1944	(c)
Windsor, N.S. Rubber Printing Dies. School Furniture. School Supplies.	A-822 A-284 A-134 A-952	July 2, May 9,	1943 1942 1943	A-1330 A-1314 A-1348 A-1277	July Aug. Sept. July	29, 1944 5, 1944 8, 1944 8, 1944	(c) (a) (c) (a)
Screw feed coal stokers Sectional Switch and Outlet Boxes.	A-562 A-1026	Jan. 15,	1943	A-1359 A-1354	Sept.	8, 1944 8, 1944	(c)
Self-tapping sheet metal screws Shaving Brushes Shovels, spades, scoops and	A-352 A-198		1943 1942 1942	A-1356 A-1312	Sept. Aug.	8, 1944 5, 1944	(c) (a)
Silver-plated hollow-ware Soft Drink Bottle Carry-outs	A-277 A-267 A-909	June 30, June 29, Oct. 4,	1942 1942 1943 1942	A-1356 A-1357 A-1378	Sept. Sept. Sept.	8, 1944 8, 1944 16, 1944 8, 1944	(c) (c) (c)
Steel Pripe. Steel Rivets one-half inch in dia-	A-126 A-1042	May 4, Dec. 30,	1942 1943	A-1356 A-1353	Sept. Sept.	0, 1011	(0)
meter and larger Steel Shafts— In golf clubs, ski poles, badmin—	A-350	Aug. 19,	1942	A-1356	Sept.	8, 1944	
ton rackets and fishing rods	A-347		1942	Å-1352	Sept.	8, 1944	
Economies Storage Batteries Stove Bolts St	A-215 A-406 A-348	Sept. 22,	1942 1942	A-1354 A-1354 A-1356	Sept. Sept.	8, 1944 8, 1944 8, 1944	(c)
Stove Bolt Nuts and Machine screw nuts Studio Couches, wood-frame Tools—	A-351 A-500	Aug. 19, Nov. 28,	1942 1942	A-1356 A-1294	Sept. July	8, 1944 13, 1944	
Agricultural handTypewriter Ribbons and Carbon	A-795	June 30,	1943	A-1356	Sept.	8, 1944	(c)
Paper	A-735 A-394 A-1142 A-845	Sept. 11, Mar. 17,	1943 1942 1944 1943	A-1355 A-1270 A-1351 A-1270	Sept.	8, 1944 30, 1944 8, 1944 10, 1944	(c) (c)
office MachineryValves, Gate, globe, angle check	A-394		1942	A-1279 A-1270		30, 1944	
and cross— Made of iron, brass or bronze Cast and forged steel	A-715 A-724	May 7, May 13,	1943 1943	A-1358	Sept.	8, 1944	(c)

ORDERS IN COUNCIL, ORDERS AND REGULATIONS PASSED BETWEEN JULY 10, 1944 AND OCTOBER 2, 1944

PART III—WARTIME PRICES AND TRADE BOARD (FINANCE)—Concluded

Subject	Original Order in Council, Order or Regulation			Cancelling, Amending or Referring Orders in Council, etc. (c=cancelling; a=amending r=referring)			
ADMINISTRATORS' ORDERS—	1						
Concluded							
Vegetables, Canned—	A 071	A 10	1049	A 1007	A 05	1044	(-)
Maximum prices:Vegetables, Certain imported—	A-851	Aug. 12,	1943	A-1521	Aug. 25	, 1944	(c)
Maximum prices	A-1091	Feb. 5.	1944	A-1345	Sept. 2	. 1944	(a)
Venetian Blinds	A-305		1942		Sept. 8		(c)
Visole for juvenile footwear	A-1234		1944		Sept. 16		(a)
Vitreous China Sanitary Plumb-		75 10			~		
ing Fixtures	A-153		1942		Sept. 8		(c)
Wheel barrows	A-986 A-186		1943		Sept. 8		(a)
Whisks	A-1049		1942 1943		Aug. 5 Sept. 8		(a)
Women's, Misses' and Children's Wear—		Dec. 51,	1343	A-1000	péhu o	, 1011	(0)
Manufacture, sale and delivery.	A-474	Nov. 11.	1942	A-1288	July 12	1944	(c)
Women's Misses' and Juniors' Coats, Suits and Sports Jackets—		,					, , , ,
Manufacture of	A-1254	June 14	1944	A-1313	Aug 5	1944	(a)
Wood-frame bed springs, wood frame studio couches and metal frame beds with—		ounc 11,	1011	11-1010	nug. 0	, 1011	(4)
composite panels and wood side		Nov 28	1942	Δ_1904	July 13	1044	(e)
Writing Inks			1943				(c)

PART IV—WARTIME INDUSTRIES CONTROL BOARD (Munitions and Supply)

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CONTROLLER OF CHEMICALS— Ethylene Glycol Anti-freeze Non-edible molasses declared	May 1, 1944	Order No. C.C. 2C-2 Sept. 19, 1944	(a)
"Chemicals"	Order No. C.C. 6M Jan. 9, 1942		
Hydrol declared "Chemicals"	Order No. C.C. 6M-A May 8, 1942	Order No. C.C. 6M-B Aug. 2, 1944	(c)
Dichlorodifluoromethane	Order No. C.C. 31 Dec. 20, 1943		(a)
COAL CONTROLLER— Anthracite distribution by whole- salers to retailers Coal distribution to consumers—	April 24, 1944		(a)
Ontario, Quebec, N.B., N.S., and P.E.I		Order No. Coal 14B Sept. 20, 1944	(a)
tribution	Order No. Coal 7 Aug. 26, 1943 Order No. Coal 7A Feb. 29, 1944		
Stock equalization	Order No. Coal 11 Nov. 30, 1943 Order No. Coal 11A		
Machine Tools Controller—	Jan. 31, 1944	Order No. Coal 15 Aug. 30, 1944	(e)
Purchase of gauges or cutting tools outside of Canada	Order No. M.T.C. 1A July 18, 1942		
,	Order No. M.T.C. 1A-1 Jan. 2, 1943	Order No. M.T.C. 1A-2 July 7, 1944	(c)

ORDERS IN COUNCIL, ORDERS AND REGULATIONS PASSED BETWEEN JULY 10, 1944 AND OCTOBER 2, 1944

PART IV—WARTIME INDUSTRIES CONTROL BOARD—Continued (Munitions and Supply)

Subject	Original Order in Council, Order or Regulation	Cancelling, Amending or Referring Orders in Council, etc. (c=cancelling; a=amending r=referring)
METALS CONTROLLER— Tinplate Lead Zinc, zinc oxide and zinc mill products Tin Segregation of aluminum and Aluminion Alloy Scrap Antimony	Order No. M.C. 4A	Order No. M.C. 4B Sept. 15, 1944 (c) Order No. M.C. 11D Aug. 1, 1944 (c) Order No. M.C. 12C-1 Aug. 3, 1944 (a) Order No. M.C. 18D July 28, 1944 (c) Order No. M.C. 29A-1 Aug. 22, 1944 (a) Order No. M.C. 53A July 28, 1944 (c)
Motor Vehicle Controller— Used Passenger Motor Vehicle Prices	Order No. M.V.C. 18A, Sept. 29, 1943 Order No. M.V.C. 18A-1 Nov. 27, 1943 Order No. M.V.C. 18A-2 Dec. 30, 1943	Order No. M.V.C. 18B Aug. 1, 1944 (c)
Dealer's and Distributor's Stations and Installation of equipment, certain Sections revoked. Graded motor fuel. Gasoline rationing.	Order No. 003	Order No. 003B Sept. 20, 1944 (a) Order No. Oil 008E Sept. 23, 1944 (a) Order No. Oil 12—1944-A July 26, 1944 (a)
RUBBER CONTROLLER— Rubber Processing	Order No. Rubber 5	Order No. Rubber 5C Aug. 9, 1944 (c)
STEEL CONTROLLER— Use of certain metals Use of steel pipe	Order No. S.C. 7B Nov. 26, 1943 Order No. S.C. 15B Dec. 30, 1943	Order No. S.C. 35 Sept. 11, 1944 (c)
CONTROLLER OF SUPPLIES—Silk Cork and cork products Kapok Hemp Sisal and sisal fibre Nylon and nylon products	Order No. C.S. 1A-M Dec. 2, 1941 Order No. C.S. 5A-M Nov. 21, 1941 Order No. C.S. 27M Dec. 15, 1941 Order No. C.S. 30M Dec. 24, 1941 Order No. C.S. 33M Jan. 6, 1942. Order No. C.S. 41M June 12, 1942	Order No. Supplies 6-M Aug. 15, 1944 (c)

CANCELLATIONS, AMENDMENTS AND REFERENCES—Concluded

ORDERS IN COUNCIL, ORDERS AND REGULATIONS PASSED BETWEEN JULY 10, 1944 AND OCTOBER 2, 1944

PART IV—WARTIME INDUSTRIES CONTROL BOARD—Concluded (Munitions and Supply)

Subject	Original Order in Council, Order or Regulation	Cancelling, Amending or Referring Orders in Council, etc. (c=cancelling; a=amending r=referring)
Timber Controller— Maximum manufacturer's or wholesale Dealer's Prices for certain Spruce Lumber Transit Controller— Use of Buses for sightseeing Tours or unessential chartered trips Taxicab and U-Drive Motor Vehicles Chartered and Public Vehicles	Order No. T.C. 9	Order No. Timber 9-C . Aug. 1, 1944 (c)
	Dec. 10, 1942	Order No. Transit 8 July 15, 1944 (c)

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CANADIAN WAR ORDERS AND REGULATIONS 1944

STATUTORY ORDERS AND REGULATIONS DIVISION PRIVY COUNCIL OFFICE

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PART I

Orders in Council

Order in Council constituting the Food Requirements Committee.

P.C. 4892

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 4th day of July, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas by Order in Council P.C. 9692 of October 22, 1942, the Food Requirements Committee consisting of representatives of departments and agencies of the government concerned with the formulation of policies in regard to the utilization of Canadian food supplies, and to the relevant aspects of production, was established to consult together, to advise and to report upon all major questions connected with these policies;

And whereas the President of the Privy Council reports that Canada's undertakings to export foods to the United Kingdom and to other United Nations, and to meet the needs of the UNRRA and for other relief, must be reviewed constantly in relation to one another and to the Canadian production of food, the price ceiling, and the essential requirements of food for domestic consumption, in order to achieve complete mobilization of Canada's food resources for war and for the achievement of the ends for which this war is being fought;

That the Combined Food Board established by the Governments of the United Kingdom and the United States, and of which Canada became a member on October 29, 1943, must from time to time through the continued co-operation of several departments and agencies be supplied with comprehensive information on Canadian supplies, requirements and plans for the production of foodstuffs;

That the war has reached a stage at which the Food Requirements Committee must be particularly concerned with the effect of these policies upon the volume of food supplies available for Canadian civilian or military use, or for alternative urgent external requirements, including relief:

That the pressure on Canadian food supplies as a result of these requirements requires the co-ordination of publicity programs affecting matters within the terms of reference of the Committee; and

That it is therefore expedient to reconstitute and further define the functions of the said Committee;

Therefore His Excellency the Governor General in Council, on the recommendation of the President of the Privy Council, is pleased to revoke the said Order in Council of October 22, 1942, (P.C. 9692) and it is hereby revoked accordingly.

His Excellency in Council is further pleased to order and doth hereby order as follows:

- 1. This Order shall be known as the Food Requirements Committee Order.
- 2. An interdepartmental Committee is hereby constituted, to be known as the Food Requirements Committee composed of senior representatives of the following departments and agencies:

Department of Agriculture,

Department of External Affairs,

Department of Finance,

Department of Fisheries,

Department of Pensions and National Health,

Department of Trade and Commerce,

Wartime Prices and Trade Board.

The Committee may invite representatives of other departments or agencies of the Government, and particularly the Mutual Aid Board and the Wartime Information Board, to attend meetings when matters of interest to these organizations are under consideration. It shall keep in close consultation with the External Trade Advisory Committee constituted under P.C. 3059 of April 27, 1944.

- 3. The Committee shall continue to make such arrangements for meeting and for the conduct of its business as are required for the performance of its duties. Its administrative and other expenses shall be payable out of the War Appropriation.
- 4. The Committee shall have the duty and authority to consider and to report upon all matters of policy connected with the utilization of Canadian food supplies in Canada and with the supply of Canadian foodstuffs to other nations, and without restricting the generality of the foregoing the said Committee shall in particular:
 - (a) supervise the preparation of information on Canada's food position which the Committee may desire to furnish to the Combined Food Board or other bodies;
 - (b) consider matters affecting food supply referred to it by the Governor in Council, by Cabinet War Committee, or by any of the departments and agencies of government;
 - (c) consider the co-ordination of Canada's undertakings to export foods to various destinations; and the relation of these undertakings to the maintenance of the price ceiling, the provision of foods for domestic consumption and other factors which must be taken into account to ensure a balanced war effort; and to report to Cabinet thereon;
 - (d) investigate, consider and make recommendations concerning the supplying by Canada of foodstuffs and related commodities for relief and rehabilitation purposes, through UNRRA and other agencies;
 - (e) submit recommendations to the Cabinet with respect to matters of policy concerning embargoes or other restrictions on exports or imports of foodstuffs and concerning proposed agreements concerning external trade in food;
 - (f) consider, investigate and report, in collaboration with the Wartime Information Board, on proposals relating to publicity programs affecting matters falling within the Committee's terms of reference.

A. D. P. HEENEY, Clerk of the Privy Council.

Order in Council re annual increases in salary for certain temporary and permanent employees of the Public Service (P.C. 194/8855, November 17, 1943 amended)

P.C. 240/5000

Certified to be a true copy of a Minute of a Meeting of the Treasury Board, approved by His Excellency the Governor General in Council on the 29th June, 1944.

The Board recommend that Order in Council of November 17th, 1943, P.C. 194/8855, as amended, respecting provision of annual increases in salary for certain temporary and permanent employees who have completed one year of continuous service, be further amended by the addition of a further paragraph immediately following paragraph 7 thereof, to be numbered paragraph 7a, as follows:

7a The provisions of paragraphs 4, 5, 6, and 7, of this order shall not operate to give an employee a fourth annual increase at a later date than another employee who is junior in service. If, therefore, under the terms of paragraphs 4, 5, 6, and 7 of this order an employee has received three increases on April 1st, 1943 and had completed four or more years of continuous service as of that date such employee shall be eligible for the next annual increase on July 1st, 1943, and an employee who received increases to \$75 per month

on April 1st, 1943 under paragraph 6 of this order and had completed three or more years of continuous service as of that date, shall be eligible to receive his next annual increase on July 1st, 1943. The next annual increase shall be as provided by the classification schedule for the class in which he is assigned. The effective date of subsequent annual increases for such employees shall be one year from the date on which the annual increase is granted under this section subject to compliance with the provisions of Order in Council P.C. 126/9180 of December 1st, 1943.

A. D. P. HEENEY, Clerk of the Privy Council.

Order in Council re administration of Wartime Labour Relations Regulations in the Province of Nova Scotia.

P.C. 5001

AT THE GOVERNMENT HOUSE AT OTTAWA

FRIDAY, the 30th day of June, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas section 36 of the Wartime Labour Relations Regulations (Order in Council P.C. 1003 of February 17, 1944) provides that the Minister of Labour may, with the approval of the Governor in Council, enter into an agreement with the government of any province to provide for the administration within that province of the said Regulations or any part thereof and that such agreement may provide for the manner in which the Minister of Labour shall exercise the powers conferred on him under the said section and for the transfer to the government of the province or persons specified by the government of the province of all or any part of the jurisdiction in respect of matters within the province conferred on the Wartime Labour Relations Board by the said Regulations, and for a procedure whereby an appeal may be had to the Wartime Labour Relations Board from a decision made in the exercise of the jurisdiction so conferred, and for the reimbursement of the province in respect of expenses so incurred.

And whereas pursuant thereto the Minister of Labour submits for approval an agreement entered into by him on the 14th June, 1944, with the Minister of Labour of the Province of Nova Scotia to provide for the administration of the said Regulations in the said Province:

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Labour, is pleased to approve the said agreement, of which a copy is hereto annexed as Schedule "A", and it is hereby approved accordingly.

And whereas it is deemed necessary by reason of the war for the security, defence, peace, order and welfare of Canada and for the effective prosecution of the war that the order hereinafter set out be made:

Now, therefore, His Excellency the Governor General in Council, on the same recommendation and under the authority of the War Measures Act is pleased to make and doth hereby make the following Order:

ORDER

1. In this Order, unless the context otherwise requires, words and expressions have the same meaning as in the Wartime Labour Relations Regulations, Order in Council P.C. 1003 of February 17, 1944.

2. (1) There shall be a Nova Scotia Wartime Labour Relations Board for the Province of Nova Scotia (hereinafter called the Provincial Board) consisting of: the Minister of Labour for the Province of Nova Scotia who shall be the Chairman of such Board.

- Mr. J. P. Bell, Halifax, N.S., who shall be Vice-Chairman of such Board, and the following members:—
 - Mr. Sidney C. Mifflen, Office Engineer, Dominion Coal Company Limited, Sydney, N.S.
 - Mr. Arthur W. Schwartz, Vice-President, Lunenburg Foundry Co. Limited, Lunenburg, N.S.
 - Mr. Doane Curtis, Member of Local Union 1064, United Steel Workers of America, Sydney, N.S.
 - Mr. Hugh Henderson, Halifax, N.S., President Local 508 Amalgamated Association of Street and Electric Railway Employees and Motor Coach Operators of America and Vice-President, Halifax District, Trades Labour Council.
- (2) Three members of the Provincial Board shall constitute a quorum, and in the absence of the Chairman, the Vice-Chairman shall act as Chairman of such Board.
- (3) A decision of the majority of the members of the Provincial Board present and constituting a quorum shall be the decision of the Provincial Board and in the event of a tie, the Chairman or Acting Chairman shall have a casting vote.
- (4) The Provincial Board and each member thereof shall have the powers of a Commissioner under Part I of the Inquiries Act.
- (5) The Provincial Board and each member thereof may receive and accept such, evidence and information on oath, affidavit or otherwise as in its or his discretion it or he may deem fit and proper whether admissible as evidence in a court of law or not.
- (6) The Provincial Board shall determine its own procedure but shall in every case give an opportunity to all interested parties to present evidence and make representations.
- (7) The remuneration of each member of the Provincial Board, other than the Chairman and Vice-Chairman, shall be fifteen dollars per day for each day engaged in work of the Provincial Board and each member of the Board shall be paid actual living and travelling expenses when necessarily absent from his place of residence in connection with his duties as a member of such Board.
- (8) Mr. J. P. Bell, Halifax, N.S., shall also be the Chief Executive Officer of the Provincial Board.
- 3. The Provincial Board may make regulations governing its procedure not inconsistent with the Wartime Labour Relations Regulations or the regulations made by the Wartime Labour Relations Board thereunder.
- 4. (1) Except as hereinafter provided, the jurisdiction and powers of the Wartime Labour Relations Board under the Wartime Labour Relations Regulations with respect to
 - (i) employees in the Province of Nova Scotia described by the provisions of paragraphs (b) and (c) of subsection one of section three of the said Regulations
 - (ii) the employers of all such employees in their relations with such employees, and
 - (iii) trade unions, employees' organizations and employers' organizations composed of such employees or employers,

are hereby vested in the Provincial Board and all the provisions of the said Regulations relating to or referring to the Wartime Labour Relations Board shall relate and refer mutatis mutandis to the said Provincial Board.

- (2) The provisions of subsection one of this section shall not affect nor be deemed to vest in the Provincial Board the jurisdiction of the Wartime Labour Relations Board under the Regulations with respect to
 - (i) any matter where employees in more than one province of a common employer are affected,
 - (ii) any matter arising out of subsection three of section five of the Regulations where employees in more than one province of several employers are affected.

- 5. The Wartime Labour Relations Board may exercise the jurisdiction vested in it under the Wartime Labour Relations Regulations with respect to any proceeding pending before it on the date of this Order.
- 6. (1) Any employer, employee, employers' organization, trade union, or employees' organization interested in or affected by any decision or order of the Provincial Board made pursuant to the Wartime Labour Relations Regulations may appeal to the Wartime Labour Relations Board by leave of the Wartime Labour Relations Board or the Provincial Board if the application for such leave has been made within fifteen days of the issue of such decision or order of the Provincial Board or within such longer period as may be allowed by the Wartime Labour Relations Board.
- (2) On any such appeal the Wartime Labour Relations Board may dismiss the appeal or make the decision or order which in its opinion the Provincial Board should have made.
- 7. The remuneration of Mr. J. P. Bell as Vice-Chairman and Chief Executive Officer of the Provincial Board shall be at the rate of \$1,000 per annum additional to the remuneration payable to him as Vice-Chairman and Chief Executive Officer of the Nova Scotia Regional War Labour Board, together with actual living and travelling expenses when absent from Halifax, N.S., in connection with his duties as aforesaid.
- 8. The expenditures incurred by the Minister of Labour under the agreement hereby approved shall be paid out of moneys appropriated for the administration of the Wartime Labour Relations Regulations.

A. D. P. HEENEY, Clerk of the Privy Council.

Order in Council constituting The Inter-departmental Meteorological Committee.

P.C. 5099

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 4th day of July, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Munitions and Supply reports that under the stimulus of wartime requirements the meteorological services of Canada and other countries have undergone a very great expansion, with a corresponding advance in meteorological science;

That meteorological services will be called upon in the future for increasing weather information by the aviation, transportation, agriculture, forestry, waterpower, hydroelectric, construction and other industries, and by the armed services and the general public; and

That owing to the diversity of interest and the ramifications of the meteorological services involving many departments of the government, provision should now be made so that those departments that require meteorological information in their operations can more effectively, co-ordinate their needs.

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Munitions and Supply, hereinafter referred to as "the Minister", is pleased to order and doth hereby order as follows,—

- 1. There shall be a permanent inter-departmental committee, to be known as "The Inter-departmental Meteorological Committee."
- 2. The membership of the Committee shall consist of the Deputy Minister of Transport, the Controller of Meteorological Services of the Department of Transport and persons to be nominated as follows: one member by the

Minister of Munitions and Supply, to represent the Air Services Branch of the Department of Transport; one member by the Minister of Transport to represent the Marine Services Branch of the Department of Transport; one member by the Secretary of State for External Affairs; one member by the Minister of National Defence for Air; one member by the Minister of National Defence for Naval Services; one member by the Minister of National Defence for Naval Services; one member by the Minister of Agriculture; one member by the Minister of Mines and Resources; one member by the Minister of Trade and Commerce, to represent the National Research Council; one member by the President of the Privy Council, to act as Secretary to the Committee.

- 3. Alternates may also be appointed by the members specified in paragraph two, to serve on the Committee in place of the respective members when they are unable to be present. The Minister shall have the power to name representatives of the construction or engineering industries as advisory members of the Committee. The Minister shall name the Chairman of the Committee.
- 4. The Committee shall have the duty and the authority:
 - (a) to act as a medium for consultation between departments and agencies of government on questions relating to meteorological services;
 - (b) to make recommendations and reports to Ministers, Departments or Agencies of the Government on matters relating to meteorological requirements for all Government services and in appropriate cases to refer questions on meteorological services to other departments for consideration;
 - (c) to recommend subjects for special investigation and research;
 - (d) to consider and make recommendations on appropriate forms of co-operation with other national and international Committees on meteorological affairs, as occasion arises.
- 5. The Committee shall be responsible to the Minister of Munitions and Supply.

A. D. P. HEENEY, Clerk of the Privy Council.

Order in Council authorizing amendment of agreements with the Provinces concerning vocational training so as to include within the definition "war industry" an industry producing essential civilian goods.

P.C. 5103

AT THE GOVERNMENT HOUSE AT OTTAWA

Monday, the 3rd day of July, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Labour reports that it is advisable by reason of the war, for the security, defence, peace, order and welfare of Canada, to revoke Order in Council P.C. 2692 dated April 17, 1944, by which the agreements entered into with the provinces pursuant to Orders in Council P.C. 3644 to 3651, inclusive, dated May 4, 1942, in connection with the Canadian vocational training are deemed to be amended and to make the order hereinafter set out;

Therefore, His Excellency the Governor General in Council is pleased, hereby, to revoke the said Order in Council P.C. 2692.

His Excellency in Council, on the recommendation of the Minister of Labour, is further pleased to make and doth hereby make the following Order:

ORDER.

- 1. In this order "industry or plant engaged in the production of essential civilian goods" means an industry or plant designated as an essential civilian industry by the Minister of Labour, upon the recommendation of the Wartime Prices and Trade Board.
- 2. Where an agreement has been made, under the authority of one of the Orders in Council passed on the fourth day of May, nineteen hundred and forty-two, between the Minister of Labour and a province for the continuation of Canadian Vocational Training (Dominion-Provincial War Emergency Program) the Minister of Labour may enter into a supplementary agreement with the province amending the said agreement made on the fourth day of May, nineteen hundred and forty-two, by defining the terms "industry engaged in war production" and "war industry" where used in the said agreement to include industries or plants engaged in the production of essential civilian goods.

A. D. P. HEENEY, Clerk of the Privy Council.

Order in Council exempting cotton waste from war exchange tax.

P.C. 5104

AT THE GOVERNMENT HOUSE AT OTTAWA

Monday, the 3rd day of July, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas under the provisions of Section 88A, Part XIII, of the Special War Revenue Act, a war exchange tax of 10 per cent is levied on goods imported into Canada which are not entitled to entry under the British Preferential Tariff, or under trade agreements with Canada and other British countries;

And whereas an Order in Council, P.C. 1681, was passed on March 13, 1944 exempting raw cotton and certain cotton yarns and fabrics from the war exchange tax, effective March 20, 1944;

And whereas the Wartime Prices and Trade Board recommends the removal of the war exchange tax on imports of cotton waste when imported by manufacturers for use exclusively in the manufacture of yarn in their own factories;

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Finance and under the authority of the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, is pleased to order and doth hereby order that waste wholly of cotton, when imported by manufacturers for use exclusively in the manufacture of yarn in their own factories (ex Item 520 and 520b) be exempt from war exchange tax, effective June 15, 1944.

A. D. P. HEENEY, Clerk of the Privy Council.

Order in Council exempting certain fresh fruits from war exchange and special excise taxes.

P.C. 5105

AT THE GOVERNMENT HOUSE AT OTTAWA

Monday, the 3rd day of July, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas an Order in Council, P.C. 4894, was passed on June 15, 1943, exempting imports of potatoes, onions, beans, cabbage, carrots, celery, lettuce, peas, spinach, tomatoes, pineapples, grapefruit and lemons, when fresh, from the war exchange tax of 10 per cent ad valorem and the special excise tax of 3 per cent;

And whereas the Wartime Prices and Trade Board now recommends that imports of fresh peaches, plums, pears, apples, apricots, cherries, grapes, cantaloupes and watermelons be exempt from the war exchange tax and special excise tax in order

to reduce the landed cost of these food products;

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Finance, and under the authority of the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, is pleased to order and doth hereby order, that the goods described hereunder shall be exempt from the war exchange tax of 10 per cent ad valorem and the special excise tax of 3 per cent, effective July 10, 1944;

Tariff Item No.	Goods
92(a)	Apricots, fresh
92(b)	Cherries, fresh
92(d)	Peaches, fresh
92(e)	Pears, fresh
92(f)	Plums or prunes, fresh
93	Apples, fresh
94	Grapes, fresh
95	Cantaloupes and muskmelons
95a	Melons, n.o.p.

A. D. P. HEENEY, Clerk of the Privy Council.

PART II

Miscellaneous Administrative Orders

DEPARTMENT OF AGRICULTURE

ORDER No. 68

The Dairy Products Board hereby orders that:-

1. For the purpose of this Order

(a) "Manufacturer" shall mean any person in Ontario or Quebec who manufactures Cheddar Cheese.

(b) "Salesman" shall mean any person appointed by a manufacturer of Cheddar Cheese or milk suppliers of a cheese factory to sell Cheddar Cheese on their behalf.

2. All Cheddar Cheese manufactured in the provinces of Ontario or Quebec after the 24th day of June 1944, shall be disposed of only to one or more of the Exporters licensed by the Dairy Products Board and listed in Schedule A.

3. Every Exporter licensed by the Dairy Products Board shall tender to the Board, at 302 Shaughnessy Bldg., 407 McGill Street, Montreal, P. Q., all Cheddar Cheese purchased by him which was manufactured in the provinces of Ontario or Quebec after the 24th day of June, 1944.

4.—SCHEDULE A

Cheese Exporters Licensed by the Dairy Products Board

A. A. Ayer Company Ltd., Cooperative Federee de Quebec, J. C. Edwards & Company, Geo. Hodge & Son, Ltd., Hodgson, Rowson & Company, Lovell & Christmas (Canada) Ltd., P. W. McLagan Limited, Olive & Dorion Limited, United Dairymen Limited, Belleville Cheddar Cheese Ltd., W. S. Cook & Son, Ingersoll Cream Cheese Co. Ltd., C. W. Riley Cheese Co., Jas. A. Sanderson, Silverwoods Lindsay Creamery Ltd., Whyte Packing Co. Ltd., Canada Packers Limited, Swift Canadian Company Ltd.,

690 St. Paul Street W., Montreal, Que. 130 St. Paul Street E., Montreal, Que. 701 St. Paul Street, Montreal, Que. 166 King Street, Montreal, Que. 771 William Street, Montreal, Que. 160 King Street, Montreal, Que. 417 St. Peter Street, Montreal, Que. 722 St. Paul Street W., Montreal, Que. 748 St. Paul Street W., Montreal, Que. Belleville, Ont. Belleville, Ont. Ingersoll, Ont. Ingersoll, Ont. Oxford Station, Ont. Lindsay, Ont. Stratford, Ont. Branches or Head Office, Toronto, Ont. Branches or Head Office, Toronto, Ont. Made at Ottawa this 30th day of June, 1944.

J. F. SINGLETON. Chairman.

DEPARTMENT OF NATIONAL DEFENCE FOR NAVAL SERVICES

THE MERCHANT SEAMEN ORDER, 1941

BOARD OF INQUIRY

Appointment and Confirmation of Appointment

I, the undersigned Minister of Justice, pursuant to Section 9 (1) of the Merchant Seamen Order, 1941, as made and established by Order in Council P.C. 11397 dated December 19, 1942, do hereby appoint for all ports and places in Canada, A/Lieutenant

Commander B. G. Hardy, R.C.N.V.R. 0-30820, officer of the Naval Forces of Canada, as representing the Department of National Defence for Naval Services, to act on Boards of Inquiry for the purposes of the said Order.

Dated at Ottawa, this 23rd day of June, 1944.

LOUIS S. ST. LAURENT,

Minister of Justice.

DEPARTMENT OF NATIONAL REVENUE

WM No. 13 (Second Revision) Supplement No. 4

MEMORANDUM

(Customs Division)

OTTAWA, 27th June, 1944.

To Collectors of Customs and Excise,

Prohibited Publications

Under Regulation 39A of the Defence of Canada Regulations, 1939, the following publications may not be allowed entry into Canada, viz:—

"La Contre-Revolution Spontanee"
(The Spontaneous Counter-Revolution)
"Machiavel et Montesquieu"

"Machiavelli and Montesquieu"
(Wachiavelli and Montesquieu)
"Vers l'Espagne De Franco"

(To Franco's Spain)

A book by Charles Maurras, published in Lyon, France.

A book by Marc Duconseil, published in Paris, France.

A book by Charles Maurras, published in Paris, France.

D. SIM.

Deputy Minister of National Revenue, Customs and Excise.

WM No. 35 (Revised)
Supplement No. 13

MEMORANDUM

(Customs and Excise Divisions)

Ottawa, 27th June, 1944.

To Collectors of Customs and Excise, and others concerned:

Budget Resolutions Affecting the War Exchange Conservation Act, 1940

The following are the provisions of the Budget Resolutions affecting the War Exchange Conservation Act, 1940, introduced in Parliament 26th June, 1944:—

RESOLVED, THAT IT IS EXPEDIENT TO AMEND THE WAR EXCHANGE CONSERVATION ACT, 1940, AND TO PROVIDE:

- 1. That sections 2, 3, 4, 5 and 6 of the said Act and Schedule One thereto, which prohibit the importation of specified goods from countries outside the sterling area, be repealed.
 - 2. That Schedule Two of the said Act be amended by:
 - (a) substituting the phrase "synthetic textile fibres or filaments" for each of the phrases "artificial silk", "artificial silk or similar synthetic fibres", and "artificial silk or similar synthetic fibres produced by chemical processes" wherever they appear in Items 524a, 548, ex 553, 558b, 558d, ex 560c, 561, 561a, 562a, ex 564, ex 565, 567a and ex 568;
 - (b) substituting the phrase "yarns of synthetic textile fibres or filaments" for the phrase "artificial silk yarns" in Item 558d;

- 3. That any enactment founded on-
- (a) Resolution 1 come into force on August 1st, 1944; and
- (b) Resolution 2 come into force on June 27th, 1944.

Please note particularly the dates upon which the respective resolutions are to take effect.

D. SIM,

Deputy Minister of National Revenue, Customs and Excise.

WM No. 39 Seventh Revision Supplement No. 6 MEMORANDUM

(Customs Division)

OTTAWA, 27th June, 1944.

To Collectors of Customs and Excise, and others concerned:

Canadian Domestic Wines

In view of the fact that the Administrator of Alcoholic Beverages, Wartime Prices and Trade Board, does not wish to exercise export control over Canadian domestic wines so long as the supply for domestic consumption is not jeopardized, it has been ruled that they are not subject to export control, and on and after June 24, 1944, permits to export Canadian domestic wines to British Empire countries or to the United States, in accordance with Section 5 of the regulations, are no longer required. Shipments to all other countries require a permit.

D. SIM,

Deputy Minister of National Revenue, Customs and Excise.

W.M. No. 100 Supplement No. 4

MEMORANDUM

(Customs Division)

OTTAWA, 30th June, 1944.

To Collectors of Customs and Excise, and others concerned:

Prohibited Imports

Effective 3rd July, 1944, General Permit G-2400 is valid for the importation of:—Potatoes, in their natural state (Item 83(a)).

D. SIM,

Deputy Minister of National Revenue, Customs and Excise.

Series D No. 47 T.C. 94 Revised MEMORANDUM

(Customs Division)

OTTAWA, 29th June, 1944.

To Collectors of Customs and Excise, and others concerned:

Tariff Change by Order in Council

Effective June 1, 1944, the under-mentioned product is exempted from the war exchange tax when originating in and imported from countries the products of which are entitled to Intermediate or General Tariff treatment and is accorded the tariff treatment hereunder indicated:—

Distillers' solubles obtained from the liquid residue remaining after the alcohol has been removed in the process of distilling grain or molasses mash, when imported without admixture for use exclusively in the manufacture of feeds for livestock, poultry or fur-bearing animals, under such regulations as the Minister may prescribe:

British Peferential Tariff Free
Intermediate Tariff Free
General Tariff Free

(To be designated as Tariff Item 847.)

(P.C. 4723, 19/6/44—Authority War Measures Act.)

REGULATIONS

A certificate in the following form, duly completed, shall be placed on the face of the Customs invoices:—

I hereby certify that the distillers' solubles covered by this invoice have been produced from the liquid residue remaining after the alcohol has been removed in the process of distilling

(Insert "Grain Mash", "Molasses Mash", or "Grain and Molasses Mash" which-ever is applicable) and are without admixture.

Name of Exporter

Place Signature

Date Title

Effective June 1, 1944, Memorandum Series D No 47, T.C. 94, is cancelled.

D. SIM,

Deputy Minister of National Revenue, Customs and Excise.

Series D No. 47 T.C. 166

MEMORANDUM

(Customs Division)

Ottawa, 27th June, 1944.

To Collectors of Customs and Excise, and others concerned:

Tariff Change by Order in Council

Effective the 27th June, 1944, the goods specified in tariff items 409, 409a, 409b, 409c, 409d, 409e, (i), (ii) and (iii), 409f, 409g, 409h, 409i, 409j, 409k, 409L, 409m, 409n and 409o are exempted from the war exchange tax.

D. SIM,

Deputy Minister of National Revenue, Customs and Excise. (O.C. 4935,—26/6/44—Authority, War Measures Act.)

Series D No. 47 T.C. 167

MEMORANDUM

(Customs Division)

OTTAWA, 28th June, 1944.

To Collectors of Customs and Excise, and others concerned:

Tariff Change by Order in Council

Effective 1st April, 1944, the goods specified in the following tariff items are exempted from the War Exchange Tax:

Tariff items 386(c), 408, 442, 442a, 442b, 442c, and

- Ex. 428c Engines or boilers and complete parts thereof, n.o.p., when imported by manufacturers of agricultural implements and agricultural machinery for use exclusively in the manufacture of agricultural implements and agricultural machinery, in their own factories.
- Ex. 503 Planks, boards, clapboards, laths, plain pickets and other timber or lumber of wood, not further manufactured than sawn or split, whether creosoted, vulcanized, or treated by any other preserving process, or not, when imported by manufacturers of agricultural implements and agricultural machinery for use exclusively in the manufacture of agricultural implements and agricultural machinery, in their own factories.
- Ex. 504 Planks, boards and other lumber of wood, sawn, split or cut, and dressed on one side only, but not further manufactured, when imported by manufacturers of agricultural implements and agricultural machinery for use exclusively in the manufacture of agricultural implements and agricultural machinery, in their own factories.

D. SIM,

Deputy Minister of National Revenue, Customs and Excise.

(P.C. 4936, 26/6/44—Authority, War Measures Act)



PART III

Wartime Prices and Trade Board

(Finance)

GOVERNMENT NOTICE

WARTIME PRICES AND TRADE BOARD

Statement on Import Policy

Referring to the "Statement on Import Policy, effective February 11, 1943," published in Canadian War Orders and Regulations, February 22, 1943, notice is hereby given of the following change in Schedule "B" to the said Statement as amended.

Section I of Schedule "B" as amended is further amended effective June 16, 1944, by inserting therein the following:—

Tariff Item

Description of Goods Bees

June 2, 1944

D. GORDON, Chairman.

GOVERNMENT NOTICE RS-11

COMMODITY PRICES STABILIZATION CORPORATION LTD. Notice Respecting Repayment of Subsidies

EFFECTIVE JUNE 13, 1944

NOTICE is hereby given that Item 14 of Government Notice RS-1 respecting repayment of subsidies, published in Canadian War Orders and Regulations, 1943, Vol. III, No. 12, on September 27, 1943, is rescinded.

TAKE NOTICE that the classes and kinds of goods described hereunder have been and are hereby designated as "subsidized goods" for the purposes of Order in Council P.C. 5518 of July 16, 1943, respecting repayment of subsidies.

FURTHER TAKE NOTICE that the amounts of subsidy involved in such classes and kinds of goods have been and are hereby determined, declared and specified to be the amounts respectively described opposite such classes and kinds of goods as follows:—

CLASSES AND KINDS OF GOODS

AMOUNT OF SUBSIDY REPAYMENT

- 1. Rubber Goods......20 cents per pound of rubber content.
- 2. Tea

 - (c) on all sales as Ships' Stores..... \(\frac{3}{4}\) cent per pound.

Dated at Ottawa, this 14th day of June, 1944.

COMMODITY PRICES STABILIZATION CORPORATION LTD. per. H. B. McKINNON, President.



Board Orders

WARTIME PRICES AND TRADE BOARD

ORDER No. 410

Controlling Sales of New Hot Air Furnaces

Under powers given to the Board by Order in Council P.C. 8528, dated November 1, 1941, and amendments, the Board hereby orders as follows:—

Application of the Order

1. This Order comes into force on June 20, 1944, and controls sales of new hot air furnaces. Hereafter all sales or deliveries of that equipment other than to suppliers are prohibited except against certificates of essentiality.

Definitions

- 2. (a) "Administrator" means the Administrator of Plumbing and Heating Supplies appointed by the Board;
- (b) "Board" means the Wartime Prices and Trade Board;
- (c) "Certificate of essentiality" means the form prescribed and so designated by the Administrator and intended for use in the purchase of a new furnace;
- (d) "furnace" means any hot air furnace; (e) "supplier" means a person, including an importer, wholesaler or retailer, plumber, tinsmith, heating contractor, or retail outlet of a manufacturer, who supplies new furnaces;

Retained Stocks of Manufacturers

3. Each manufacturer of furnaces must retain five per cent of his total stocks of new furnaces on hand at the date of this Order and five per cent of all new furnaces produced by him during each thirty day period after the date of this Order, and such retained stocks of new furnaces must not be sold or delivered except on written instructions from the Administrator.

Certificates of Essentiality Required on Sales

- 4. Every person other than a supplier, who purchases a new furnace must surrender to his supplier either at the time of ordering the furnace, or if delivery is taken later, then at the time of its delivery, a certificate of essentiality sufficient to cover the equipment purchased.
- 5. Every supplier or manufacturer who sells a new furnace to any person other than a supplier must obtain from such person not later than at the time of delivery of the furnace, a certificate of essentiality sufficient to cover the equipment sold.

Issuing of Certificates of Essentiality

- 6. (1) Certificates of essentiality for use under this Order in obtaining supplies of new furnaces may be issued by the Administrator under such rules and regulations as he may make covering applications for the same and as to proof of eligibility and otherwise for controlling the issue of certificates of essentiality.
- (2) Application for issue of a certificate of essentiality must be made to the nearest office of the Board by the person owning the building in which the new furnace is to be installed.

Control by Administrator

- 7. The administration of the system of controlled sales of new furnaces is vested in the said Administrator and in particular he may
 - (a) regulate the issue of certificates of essentiality and the kinds and forms thereof:
 - (b) require any person to furnish such information in such form and at such time or times as the Administrator may direct;

- (c) require any person having possession or control of any new furnace to dispose of it in such manner and at such price as the Administrator deems expedient;
- (d) make arrangements for provision of such supplies of new furnaces at such time and during such periods and at or for such areas and places and for such persons as the said Administrator may deem necessary or proper.

Acceptance of Orders

8. No order for a new furnace shall be accepted by a supplier or manufacturer except from another supplier or from the holder of a certificate of essentiality.

Reports of Supplies on Hand

- 9. On or before July 10, 1944, each manufacturer of furnaces and each supplier must furnish to the Administrator a signed statement showing stocks of new furnaces on hand as of June 30, 1944, and such other information as the Administrator may direct.
- 10. On or before August 20, 1944, and on or before the 20th day of each month thereafter, every person who manufactures furnaces and each supplier shall file with the said Administrator a signed statement in the form prescribed by the said Administrator, showing stocks of new furnaces on hand at the end of the preceding month and such other information as the Administrator may direct, and shall also file with such statement certificates of essentiality covering sales of new furnaces made during such preceding month.

Exemptions

11. The said Administrator may, in special or exceptional cases or circumstances, grant such exemption from any provision of this Order to any person or persons and with respect to such areas or places as he may deem necessary and proper, and in particular he may, by special direction or permits, authorize any person or supplier to obtain, buy, supply or sell new furnaces in such quantities and at such times as he may specify.

Made at Ottawa this 20th day of June, 1944.

D. GORDON,

Note: Each manufacturer and each supplier selling to other suppliers must equitably distribute his new furnaces among his customers on a pro rata basis according to the percentage each customer received from him in the year 1941, unless otherwise directed in writing by the Administrator.

WARTIME PRICES AND TRADE BOARD

ORDER No. 415

Sales of Certain Meats and Meat Products to Purveyors of Meals

Under powers given to the Board by Order in Council P.C. 8528 dated November 1, 1941, and amendments, the Board hereby orders as follows:—

Effective Date

1. This Order comes into force on July 3, 1944.

Meaning of Purveyor of Meals

- 2. For the purposes of this Order, the expression "purveyor of meals" means,
- (a) a person who requires any food or food product for use in serving meals or refreshments to the transient or travelling public or to employees or as a public or private caterer or in an institution; or
- (b) the operator of a boarding house who serves on the average one hundred or more meals per day;

but it does not mean any person who purchases any food or food product for use in serving meals or refreshments on a ship operating outside Canadian territorial waters.

Sales of Meats by Non-Slaughtering Wholesalers and Semi-Wholesalers

- 3. (1) For the purposes of this Order,
- (a) "non-slaughtering wholesaler" means a person who does not hold a permit from the Board to slaughter livestock and who sells meat and meat products entirely at wholesale;
- (b) "non-slaughtering semi-wholesaler" means a person who does not hold a permit from the Board to slaughter livestock and who sells meat and meat products both at wholesale and at retail;
- (2) The maximum price at which a non-slaughtering wholesaler or non-slaughtering semi-wholesaler may sell to a purveyor of meals
 - (a) any fancy meat or meat product,
 - (b) any pork product except lard, or
 - (c) any wholesale cut of beef, veal, lamb or mutton,

as defined in or listed in Administrator's Order No. A-849, Board Order No. 247, Board Order No. 307, Administrator's Order No. A-1018, Administrator's Order No. A-1246 respectively or any Order amending or replacing any of such Orders, shall be the maximum price at which the same may be sold at wholesale as fixed by the Board or Administrator's Order concerned PLUS an amount equal to 10 per cent of such wholesale price. The maximum price fixed by this Section shall apply whether or not the sale is made through a retail outlet.

- 4. (1) On and after July 15, 1944, no non-slaughtering wholesaler or non-slaughtering semi-wholesaler shall sell any meat or meat product to a purveyor of meals under the provisions of Section 3, unless he is registered with the Prices and Supply Representative of the Board for the area in which he has his place of business as a non-slaughtering wholesaler or non-slaughtering semi-wholesaler who regularly sold such meat or meat products to purveyors of meals during the year 1943.
- (2) If a person wishes to register with the Prices and Supply Representative under the provisions of subsection (1) preceding, he must obtain the appropriate forms at the nearest office of the Board, properly complete the forms and file them at that office.
- (3) The Prices and Supply Representative concerned shall register each person entitled to be registered under the provisions of this Section who has made application to him under this Section and shall furnish him with a duplicate copy of his application with the date of registration endorsed thereon.

Restrictions on Quantities that may be sold by Non-Slaughtering Wholesalers and Semi-Wholesalers

5. No non-slaughtering wholesaler or non-slaughtering semi-wholesaler shall sell to a purveyor of meals in any calendar week a quantity of any meat or meat product referred to in Section 3 in excess of such purveyor's current weekly requirements.

Records of Sales and Purchases

6. Every non-slaughtering wholesaler and every non-slaughtering semi-wholesaler shall, in respect of the meats and meat products to which this Order applies, maintain records of his purchases and sales and furnish his buyers with sales invoices in accordance with the provisions of the said Board or Administrator's Order concerned.

Made at Ottawa this 20th day of June, 1944.

D. GORDON,

Chairman.

Note: Maximum prices fixed by this Order are subject to the provisions of subsection (4) of Section 7 of The Wartime Prices and Trade Regulations which reads as follows:—

"Wherever a maximum price has been fixed by or under these regulations for any goods or services every seller shall continue to allow any difference in price which he has during the basic period or customarily allowed to different classes of buyers or for different quantities or under different conditions of sale, and which result in a lower net price per unit of goods or services and, for the purposes of this subsection, the Board may from time to time, generally or in specific cases, prescribe what person or persons shall constitute a class, and what conditions of sale and what quantities shall entitle a purchaser to the benefit of this subsection, and what difference in price shall be allowed by the seller aforesaid."

Administrators' Orders

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1260

Maximum Prices for Meal and Animal Products for Feeding Purposes

Under powers given by the Wartime Prices and Trade Board to the Feeds Administrator, it is hereby ordered on behalf of the Board as follows:

- 1. Section 5 and subsection (1) of Section 6 of Administrator's Order No. A-680 are each hereby amended by inserting at the beginning thereof the following words "Except as otherwise provided in Section 11".
- 2. Section 11 of Administrator's Order No. A-680 is revoked and the following is substituted therefor:
 - "11. The maximum wholesale prices as set forth in this Order shall apply at other points with the usual price differentials due to transportation and delivery costs, provided, however, where any of the Animal Products mentioned in Section 5 or subsection (1) of Section 6 are shipped from any one of the provinces mentioned in that Section or subsection to a buyer situated in any of the other provinces so mentioned and the cost of delivering such products to that buyer's railroad unloading point is in excess of \$3 per ton, the maximum wholesale carlot price f.o.b. point of manufacture fixed by that Section or subsection shall be reduced by an amount equal to such excess delivery cost".
- 3. Section 14 of Administrator's Order No. A-680 as amended by Administrator's Order No. A-889 is revoked and the following is substituted therefor:
 - "14. A person who manufactures mixed feeds of which fish meal, animal products or linseed oilcake meal is a component part, in establishing his cost price of the mixed feeds, shall, with respect to the fish meal, animal products or linseed oilcake meal contained therein, include only the actual price paid by him for such fish meal, animal products or linseed oilcake meal but in any event not exceeding the lawful maximum price at which such fish meal, animal products or linseed oilcake meal may be sold to him, and the cost of delivery thereof to his place of business to the extent that such cost of delivery was not included in the supplier's price to him."
 - 4. This Order comes into effect on July 3, 1944.

Dated at Ottawa this 30th day of June, 1944.

J. G. DAVIDSON,
Feeds Administrator.

APPROVED:

D. GORDON, Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1263

Metal Containers and Closures

Under powers given by the Wartime Prices and Trade Board to the Administrator of Wood Products and Metal Containers, it is hereby ordered on behalf of the Board as follows:

- 1. Commodity Group "C" in the schedule to Administrator's Order No. A-1153 is amended
 - (a) by deleting therefrom Item 7 (Herring, including Sardines);
 - (b) by inserting therein the following Items:

Item No.	(Column 1)	(Column 2)	(Column 3)	(Column 4)		
"17	Herring Atlantic	Tinplate	No limit	7-oz. Oval 10-oz. 13-oz. Oval 1 lb. 1-lb.	512 x 306 x 102 211 x 400 608 x 408 x 106 300 x 409 404 x 206	
	Pacific		,	½-lb. Oval 1-lb. Oval 1-lb. Tall	513 x 302 x 103 608 x 406 x 108 301 x 411	
18	Sardines	Tinplate	No limit	$3\frac{1}{2}$ -oz. Flat $3\frac{1}{2}$ -oz. Oval 4 -oz. Flat	303 x 100 404 x 300 x 014 400 x 100	
19	Kippered Snacks.	Tinplate		$3\frac{1}{2}$ -oz. Oval $3\frac{1}{3}$ -oz. Flat $4\frac{1}{3}$ -oz. Flat	604 x 114 x 014 307 x 100 400 x 100"	

- 2. Commodity Group "D" in the schedule to Administrator's Order No. A-1153 is amended
 - (a) by deleting from Item 6 the following words in Column 3 "150% of 1941 pack by total weight" and by substituting therefor the words "No Limit";
 - (b) by adding after the word "Hashes" in Column 1 of Item 7 the words "limited to Beef, Lamb, Mutton, Veal or Poultry".
- 3. Commodity Group "F" in the schedule to Administrator's Order No. A-1153 is amended
 - (a) by adding in Column 4 of Item 2 the figures "105-oz. 603x700":
 - (b) by adding in Column 4 of Item 3 the figure and word "4-gal."
- 4. Commodity Group "I" in the schedule to Administrator's Order No. A-1153 is amended by deleting the word "Tinplate" in Column 2 of Item 2 and by substituting therefor the word "Terneplate".
- 5. Commodity Group "J" in the schedule to Administrator's Order No. A-1153 is amended by adding the figure and word "4-gal." in Column 4 of each of Items 7 (Glycerine (a) medicinally pure, (b) industrial), 23 (Oil, Transformer and Refrigerator), 24 (Lubricating Oils), 25 (Leather Dressings, (a) Liquid), 26 (Soaps, (b) Liquid type), 28 (Polishes and Waxes, (b) Liquid), 29 (Shock Absorber Fluid and Brake Fluid).
 - 6. This Order shall be effective on and after the 26th day of June, 1944.

Dated at Ottawa this 20th day of June, 1944.

ARTHUR MAY,

Administrator of Wood Products and Metal Containers.

APPROVED:

D. GORDON,

Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1264

Bristles and Brushes

Under powers given by the Wartime Prices and Trade Board to the Administrator of Furniture and Brushes it is hereby ordered on behalf of the Board as follows:—

Application and Effective Date

1. This Order comes into force on July 1, 1944, and revokes and replaces Administrator's Order No. A-493.

Definitions

- 2. For the purposes of this Order,
- (a) "Administrator" means the Administrator of Furniture and Brushes from time to time appointed by the Board;
- (b) "bristles" means pigs' or hogs' bristles of the lengths of two inches and longer, whether new or reclaimed and whether or not imported;
- (c) "brush" means any brush in which bristles are a component part;
- (d) "manufacturer" means any person wholly or partly engaged in the manufacture of brushes;
- (e) "size of stock" means the length of bristle, horse-hair or fibre used in the manufacture of a brush;
- (f) "stock" means the bristle, horse-hair and/or fibre used in the manufacture of a brush;
- (g) "wholesaler" means a person who in the ordinary course of business sells (otherwise than at retail) goods in the form in which they were purchased by him, and includes a jobber.

Restrictions on Sale and Purchase

3. No person shall sell, deliver or otherwise dispose of, or purchase, accept delivery of or otherwise acquire any bristles unless and until he receives the appropriate permission, in writing, from the Administrator.

Restrictions on Use of Bristle

- 4. Except with the written permission of the Administrator, no manufacturer shall use any bristles in the manufacture of brushes except as follows:—
 - (a) Dental plate brushes to be made from 3 inch bristles only, requiring not more than one pound of bristles for 120 brushes; the total quantity of bristles available to be determined by the Administrator, based on the manufacturer's use in 1941 of bristles, nylon or a combination of both for dental plate brushes;
 - (b) Shaving brushes to be made from bristles 2 inches to 3½ inches long, inclusive, other than Chinese; the quantity of bristles available to be determined by the Administrator, based on the manufacturer's use in 1941 of bristles for shaving or lather brushes:
 - (c) Spotting, cleaners', dyers', surgeons' hand or hair brushes to be made from reclaimed bristles of a length not exceeding 3\frac{1}{8} inches (such as comb stocks or paint stumps); the total quantity of bristles available to be determined by the Administrator, based on the manufacturer's use in 1941 of bristles, nylon or a combination of both for these brushes;
 - (d) Paint brushes as listed in Order A-494; the total quantity of bristles available to be determined by the Administrator, based on the manufacturer's use in 1941 of bristles for paint brushes sold to dealers and wholesalers;
 - (e) All other types of brushes to be made from bristles not longer than 3\frac{1}{8} inches; the total quantity of bristles available to be determined by the Administrator, based on the manufacturer's use in 1941 of bristles for such other brushes.
 - 5. Except with the written permission of the Administrator, no manufacturer shall use any bristles in the manufacture of brushes unless he uses therewith:—
 - (a) not less than fifty per cent of horsehair and/or fibre where the size of stock of such bristles is longer than 23 inches up to and including 31 inches;

(b) not less than 45 per cent of horsehair and/or fibre where the size of stock of such bristles is more than 3½ inches;

provided that dental plate brushes, spotting, cleaners', dyers', surgeons' hand brushes and hair brushes may be made with 100 per cent bristle not longer than 3½ inches, and provided further that shaving brushes may be made with 100 per cent bristle in accordance with the specifications of Administrator's Order No. A-198.

Monthly Reports

- 6. On or before the 10th day of every month hereafter, every person who, on the first day of such month, had on hand any raw, boiled or dressed bristles which were not component parts of brushes, shall forward to the Statistics Branch, Research Section, the Wartime Prices and Trade Board, 6th floor, Toronto General Trusts Building, Toronto, Canada, a statement showing
 - (a) the quantity, by sizes, of such bristles which he had on hand on the first day of the preceding month;
 - (b) the quantity, by sizes, of such bristles he had on hand on the first day of the month in which such report is forwarded;
 - (c) the quantity, by sizes, of bristles acquired during the preceding month, together with the name or names of his suppliers; and
 - (d) the quantity by sizes, of bristles disposed of or used by him during the preceding month, giving details as to such disposition and/or use.

Dated at Ottawa this 21st day of June, 1944.

JAS. E. FERGUSON,

Administrator of Furniture and Brushes.

APPROVED:

D. GORDON,

Chairman, Wartime Prices and Trade Board.

Note: Attention is drawn to the Board's Statement of Policy dated October 6th, 1942. Manufacturers and wholesalers are required to allocate their available supplies rateably among their customers to whom they sold brushes in the year 1941.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1267

Maximum Prices of Onions

Under powers given by the Wartime Prices and Trade Board to the Administrator of Fresh Fruit and Vegetables, it is hereby ordered on behalf of the Board as follows:

PART I—INTRODUCTION

APPLICATION AND EFFECTIVE DATE

- 1. (1) This Order comes into force on July 3, 1944, and replaces Administrator's Orders Nos. A-916 and A-1219, which are hereby revoked.
- (2) This Order applies to sales of onions, whether Canadian grown or imported, of all types, varieties, grades and qualities except green onions with tops attached, having a diameter of 13 inches or less. Parts III, IV, and V of the Order deal exclusively with Canadian grown onions while Part VI deals only with imported onions.

PRICES FIXED ARE MAXIMUM PRICES

2. All prices fixed by this Order are maximum prices and must not be exceeded. No charge may be made for a container or for packing, handling or any other service, which results in the sum of the price and the charge for the container, packing, handling and/or service exceeding the maximum price.

ADDITIONAL PAYMENTS AND CONSIDERATIONS ARE PART OF THE PRICE

3. Any consideration, money or money's worth given or paid by the buyer to any person in connection with the purchase of any onions or received by the seller from any person in connection with the sale of any onions shall constitute part of the price of such onions.

PART II---DEFINITIONS

- 4. (1) For the purposes of this Order,
- (a) "Canada No. 1", "Canada No. 2" and "Canada No. 1 Pickling" mean, respectively, onions graded, packed and marked according to the standards for such grades defined and described in the regulations issued under the Fruits, Vegetables and Honey Act;
- (b) "consumer" means a person who buys onions for his personal or household consumption;
- (c) "sell" includes an offer to sell;
- (d) "shipper" means a primary producer of onions, or any other person who assembles and/or ships them in the area of production;
- (e) "wholesale distributor" means any person, other than a shipper, who sells onions at wholesale and "sell at wholesale" means to sell otherwise than at retail or to a consumer;
- (f) "distributing centre" means a city, town or village in which one or more wholesale distributors are carrying on business.
- (2) For the purposes of this Order the following zones are established
- (a) Zone No. 1—composed of the provinces of Ontario, Quebec, New Brunswick, Nova Scotia and Prince Edward Island;
- (b) Zone No. 2—composed of the province of Manitoba;
- (c) Zone No. 3—composed of the provinces of British Columbia, Alberta, and Saskatchewan.

PART III—SALES BY SHIPPERS

(including primary producers)

MAXIMUM PRICES—SALES OF ONIONS PRODUCED IN ZONE NO. 1 TO CLASSES OF BUYERS NAMED IN THE SCHEDULE

- 5. The maximum price at which a shipper may, during any period, sell any onions produced in Zone No. 1 to any class of buyer named in the Schedule hereto delivered
 - (a) at Leamington, Ontario shall, according to the grade and type of onions and the period in which the sale is made, be the price for the same set forth in the Schedule hereto;
 - (b) at any distributing tentre other than Leamington shall, according to the grade and type of onions and the period in which the sale is made, be the price for the same set forth in the Schedule PLUS an amount equal to the cost of transporting onions at the lowest carload lot freight rate to such distributing centre from Leamington or Vernon, whichever cost is the lower;
 - (c) at any other point, shall be the maximum price as fixed by clause (b) preceding at which he may sell, during that period, onions of the same grade and type produced in Zone No. 1 to that class of buyer delivered at the distributing centre nearest to such point PLUS an amount equal to the cost of transporting onions at the lowest less than carload lot freight rate to that point from such nearest distributing centre.

MAXIMUM PRICES—SALES OF ONIONS PRODUCED IN ZONE No. 2 TO CLASSES OF BUYERS NAMED IN THE SCHEDULE

6. The maximum price at which a shipper may, during any period, sell any onions produced in Zone No. 2 to any class of buyer named in the Schedule hereto delivered

- (a) at Winnipeg, Manitoba shall, according to the grade and type of onions and the period in which the sale is made, be the price for the same set forth in the Schedule hereto;
- (b) at any distributing centre other than Winnipeg shall, according to the grade and type of onions and the period in which the sale is made, be the price for the same set forth in the Schedule PLUS an amount equal to the cost of transporting onions at the lowest carload lot freight rate to such distributing centre from Winnipeg, Leamington or Vernon, whichever cost is the lowest;
- (c) at any other point, shall be the maximum price as fixed by clause (b) preceding at which he may sell, during that period, onions produced in Zone No. 2 of the same grade and type to that class of buyer delivered at the distributing centre nearest to such point PLUS an amount equal to the cost of transporting onions at the lowest less than carload lot freight rate to that point from such nearest distributing centre.

MAXIMUM PRICES—SALES OF ONIONS PRODUCED IN ZONE No. 3 TO CLASSES OF BUYERS NAMED IN THE SCHEDULE

- 7. The maximum price at which a shipper may, during any period, sell any onions produced in Zone No. 3 to any class of buyer named in the Schedule hereto delivered
 - (a) at Vernon, British Columbia shall, according to the grade and type of onions and the period in which the sale is made, be the price for the same set forth in the Schedule hereto;
 - (b) at any distributing centre other than Vernon shall, according to the grade and type of onions and the period in which the sale is made, be the price for the same set forth in the Schedule PLUS an amount equal to the cost of transportating onions at the lowest carload lot freight rate to such distributing centre from Vernon or Leamington, whichever cost is the lower.
 - (c) at any other point, shall be the maximum price as fixed by clause (b) preceding at which he may sell, during that period, onions produced in Zone No. 3 of the same grade and type to that class of buyer delivered at the distributing centre nearest to such point PLUS an amount equal to the cost of transporting onions at the lowest less than carload lot freight rate to that point from such nearest distributing centre.

MAXIMUM PRICES—SALES BY SHIPPERS TO CLASSES OF BUYERS NOT NAMED IN THE SCHEDULE

- 8. (1) The maximum price at which a shipper may, during any period, sell any onions of any type, graded or ungraded, to any class of buyer not named in the Schedule hereto, other than to a consumer, delivered at any point in any part of Canada shall, according to the zone in which the onions are produced, be an amount equal to the maximum price at which he may, during that period, sell those onions to a wholesale distributor delivered at that point PLUS an amount not exceeding 15 per cent of his selling price.
- (2) The maximum price at which a shipper may, during any period, sell any onions of any type, graded or ungraded, to a consumer delivered at any point in any part of Canada shall, according to the zone in which the onions are produced, be an amount equal to the maximum price at which he may, during that period, sell onions to a buyer under the provisions of subsection (1) of this Section delivered at that point, PLUS an amount not exceeding 30 per cent of his selling price.

SHIPPERS' MAXIMUM PRICES INCLUDE DELIVERY

9. The maximum prices fixed by Sections 5, 6, 7 and 8 include the cost of delivery to the distributing centre or other point of delivery. A shipper may, however, price and sell any onions on the basis of f.o.b. his farm or shipping point and in that event his maximum price shall be reduced by an amount to cover the cost of transporting those onions from his farm or shipping point to the point of delivery to the buyer.

GRADES NOT LISTED AND UNGRADED ONIONS

10. The maximum price at which a shipper may, during any period, sell to any person any onions which have not been graded or are of a grade lower than Canada No. 2 grade shall be the same as the maximum price at which he may sell Canada No. 2 grade onions during that period to that person.

PART IV—SALES BY WHOLESALE DISTRIBUTORS

MAXIMUM PRICES—SALES BY WHOLESALE DISTRIBUTORS

11. The maximum price at which a wholesale distributor may, during any period, sell to any person any onions of any type, graded or ungraded, delivered at any point in any part of Canada shall, according to the zone in which the onions are produced, be an amount equal to the maximum price at which a shipper may, during that period, sell to a wholesale distributor, delivered at that point, onions of the same type and grade or ungraded, as the case may be, PLUS a markup not exceeding 15 per cent of his selling price.

PART V-SALES BY RETAILERS

- 12. The maximum price at which any person, other than a shipper, may during any period, sell any onions at retail to any person, shall be the sum of the following:
 - (a) the actual price paid by him for those onions but not, in any event, exceeding the maximum price, as fixed by this Order, at which, during that period, a wholesale distributor could have sold those onions to him delivered at the city, town or village in which he has his place of business;
 - (b) a markup not exceeding 30 per cent of his selling price; or
 - (c) if he purchased the onions from a shipper in carload lots or is a retailer operating a central warehouse separate from his retail outlet or outlets who purchased the onions from a shipper and actually took delivery at such warehouse, a markup not exceeding 35 per cent of his selling price.

PART VI-IMPORTED ONIONS

MAXIMUM PRICES—SALES BY WHOLESALE DISTRIBUTORS

13. The maximum price at which a wholesale distributor may, during any period, sell to any person, any imported onions of any type, graded or ungraded, delivered at any point in any part of Canada shall be an amount equal to the maximum price, as fixed by this Order, at which, during that period, he may sell onions grown in Zone No. 1 or Zone No. 3 of the same type and grade or ungraded, as the case may be, delivered at that point.

MAXIMUM PRICES—SALES BY RETAILERS

- 14. (1) The maximum price at which any person may, during any period, sell at retail any imported onions purchased by him from a wholesale distributor shall be the sum of the following:
 - (a) his actual delivered cost of the onions, but in any event, not exceeding the maximum price, as fixed by this Order, at which his supplier may, during that period, sell such onions to him delivered at the city, town or village in which he has his place of business; and
 - (b) a markup not exceeding 30 per cent of his selling price.
- (2) The maximum price at which any person may, during any period sell at retail any onions imported by him shall be the sum of the following:
 - (a) an amount equal to the maximum price, as fixed by this Order, at which a shipper may, during that period, sell to a wholesale distributor onions grown in Zone No. 1 or Zone No. 3 of the same type and grade or ungraded, as the case may be, delivered at the city, town or village in which the retailer has his place of business; and
 - (b) a markup not exceeding 35 per cent of his selling price.

PART VII—GENERAL PROVISIONS

SALES OF ONIONS RECEIVED ON CONSIGNMENT

15. Onions received by a person on consignment shall not be sold by him during any period, at a price that is higher than the maximum price at which he may, during that period, sell onions of the same type and grade and produced in the same zone and which he buys for resale.

PROTECTIVE SERVICES

16. For the purpose of determining the maximum price of any Canadian grown onions sold during any of the months of January, February, March, April, November and December in any year the expression "lowest carload lot freight rate" as used in this Order shall be deemed to include refrigerator car rental and charges for heating services.

PART VIII—RECORDS OF SALES AND PURCHASES

SALES INVOICES

- 17. (1) On every sale of onions other than a sale to a consumer the seller shall at the time of delivery of the onions furnish the buyer with an invoice showing the name and identifying address of the seller and the buyer, the date of sale, the quantity sold, the grade, if graded, and the type of onions, the zone in which they were produced and the price charged.
- (2) Every such seller shall keep a duplicate copy of each invoice furnished by him as required by this Section.

RECORDS OF PURCHASES

18. Every wholesale distributor and retailer, immediately upon receipt by him of any onions purchased by him, shall make a written record at the place of business at which he receives the onions showing the date of purchase, the name and identifying address of his supplier, the quantity purchased, the grade, if graded, and the type of onions, the zone in which the onions were produced and actual price paid. However, if such person keeps the copy of the invoice he receives from his supplier in accordance with Section 17 he need not keep any other record of the particulars of sale on that invoice.

INSPECTION OF RECORDS AND INVOICES

19. Every record and invoice which a seller of onions is required by this Order to make and keep shall be kept by him available for inspection by any authorized representative of the Board at any time within twelve months of the date of the transaction to which it relates.

SALES SLIPS ON SALES AT RETAIL

20. Every person who sells onions to a consumer shall upon request of the buyer furnish him with a sales slip showing the date of sale, the seller's name and address the quantity sold and the price charged.

Dated at Ottawa this 29th day of June, 1944.

E. J. CHAMBERS, Administrator of Fresh Fruit and Vegetables.

APPROVED:

D. GORDON,

Chairman, Wartime Prices and Trade Board.

SCHEDULE TO ADMINISTRATOR'S ORDER No. A-1267

	December	e.	5.05	10.00	3.50	3.55	3.05
	September October and November	ю.	2.00	10.00	3.50	3.50	3.00
Period of Sale	July 16 to August 31	e.	5.00	10.00	3.50	3.50	3.50
	July 1 to July 15	ė.	5.25	10.00	3.50	3.75	3.75
	May 1 to June 30	c.	5.75	10.00	3.50	4.25	4.25
	April	G	5.75	10.00	3.50	4.25	3.75
	March	G	5.50	10.00	3.50	4.00	3.50
	February	С.	5.30	10.00	3.50	3.80	3.30
	January	e.	5.15	10.00	3.50	3.65	3.15
	Grade		All grades	Canada No. 1 Pickling	Canada No. 1 Pickling.	Canada No. 1	Canada No. 2
,	Type		diameter of 3 inches	2. White silverskins Pickling	3. Yellow Pickling	4. All onions not included in 1, 2 and 3 above	5. All onions not included in 1, 2 and 3 above

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1268

Officers' Shirts

Under powers given by the Wartime Prices and Trade Board to the Administrator of Men's and Boys' Furnishings, it is hereby ordered on behalf of the Board as follows:

- 1. This Order comes into force on July 3, 1944, and revokes and replaces Administrator's Order No. A-608.
 - 2. For the purposes of this Order.
 - (a) "Air Force officer's shirt" means that type of blue shirt which has been approved as to style and colour by the Dress Committee of the Air Force for use by commissioned officers of the Air Force;
 - (b) "Naval officer's shirt" means that type of white shirt which has been approved as to style and colour by the Dress Committee of the Navy for use by commissioned officers of the Navy.
- 3. Every manufacturer or wholesaler who sells Air Force officers' shirts or Naval officers' shirts to a retailer shall obtain upon the retailer's order therefor his signed undertaking to re-sell such shirts only to or for the use of commissioned officers in the Air Force or the Navy, as the case may be.
- 4. Every retailer who purchases Air Force officers' shirts or Naval officers' shirts shall endorse upon the order therefor his signed undertaking to re-sell such shirts only to or for the use of commissioned officers in the Air Force or the Navy, as the case may be.

Dated at Ottawa, this 29th day of June, 1944.

J. D. C. FORSYTH,

Administrator of

Men's and Boys' Furnishings.

APPROVED:

D. GORDON, Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1269

Maximum Prices of Hay in the Western Provinces

Under powers given by the Wartime Prices and Trade Board to the Feeds Administrator it is hereby ordered on behalf of the Board as follows:

- 1. Section 3 of Administrator's Order No. A-974 is hereby amended by adding as clause (6) thereof the following:
 - "(6) "Timothy hay" means that class of hay defined as "timothy" in the regulations issued under the Hay and Straw Inspection Act."
- 2. Section 4 of Administrator's Order No. A-974 is hereby revoked and is replaced by the following:
 - "Maximum Prices-Sales by Shippers (Including Primary Producers)
- 4. (1) The maximum price at which a shipper may sell to another shipper, to a wholesale dealer or to a retailer any hay, except timothy hay, grown in British Columbia shall be
 - (a) if the hay is baled and is sold f.o.b. the railway shipping point in or nearest to the area of production,

- (i) \$22.00 per ton if he loads the hay on railway cars; or
- (ii) \$21.00 per ton if he does not load the hay on railway cars;
- (b) if the hay is baled and is sold f.o.b. his farm, \$21.00 per ton LESS the normal cost of transporting baled hay by common carrier from his farm to the rail-way shipping point in or nearest to the area of production;
- (c) if the hay is not baled and is sold f.o.b. his farm, the maximum price per ton at which he may sell baled hay, f.o.b. his farm, LESS the charge per ton customarily made for baling in the district in which the hay is grown or LESS \$4.00 per ton whichever amount is the lesser.
- (2) The maximum price at which a shipper may sell to another shipper, to a wholesale dealer or to a retailer any hay, except timothy hay, grown in any western province other than British Columbia shall be
 - (a) if the hay is baled and is sold f.o.b. the railway shipping point in or nearest to the area of production,
 - (i) \$18.00 per ton if he loads the hay on railway cars; or
 - (ii) \$17.00 per ton if he does not load the hay on railway cars;
 - (b) if the hay is baled and is sold f.o.b. his farm, \$17.00 per ton LESS the normal cost of transporting baled hay by common carrier from his farm to the rail-way shipping point in or nearest to the area of production;
 - (c) if the hay is not baled and is sold f.o.b. his farm, the maximum price per ton at which he may sell baled hay, f.o.b. his farm, LESS the charge per ton customarily made for baling in the district in which the hay is grown or LESS \$3.00 per ton, whichever amount is the lesser.
- (3) The maximum price, f.o.b. his farm or railway shipping point, at which a shipper may sell to another shipper, to a wholesale dealer or to a retailer any timothy hay shall be \$3.00 per ton more than the applicable maximum price for other hay as fixed by subsection (1) or (2) of this Section, as the case may be.
- (4) The maximum price, f.o.b. his farm or railway shipping point, at which a shipper may sell any hay direct to a person who buys the hay as feed for his own livestock shall be an amount equal to the maximum price at which he may sell that hay to a retailer as fixed by subsection (1), (2) or (3) of this Section, as the case may be PLUS
 - (a) \$1.50 per ton if he ships the hay by railway in carload lots; or
 - (b) \$3.50 per ton if he ships or sells the hay otherwise than by railway in carload lots;
- (5) Where a shipper sells any hay to any person on a delivered basis, his maximum price on that sale shall be an amount equal to the maximum price at which he may sell that hay to that buyer, f.o.b. his farm or railway shipping point, as the case may be, PLUS the normal cost of transporting the hay by common carrier to the buyer's receiving point. If the shipper transports the hay by his own means of transportation he may charge for that service not more than the normal cost of transporting the hay by common carrier."
 - 3. This Order comes into force on July 5, 1944.

Dated at Ottawa this 3rd day of July, 1944.

J. G. DAVIDSON, Feeds Administrator

APPROVED:

D. GORDON, *Chairman, Wartime Prices and Trade Board



VOLUME III, No. 2



JULY 17, 1944

CANADIAN WAR ORDERS AND REGULATIONS 1944

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STATUTORY ORDERS AND REGULATIONS DIVISION PRIVY COUNCIL OFFICE

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1944



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PART I

Orders in Council .

Order in Council establishing Regulations for the disposal of Petroleum and Natural Gas rights the property of the Crown in the N.W.T. and the Yukon.

P.C. 5059

AT THE GOVERNMENT HOUSE AT OTTAWA

FRIDAY, the 30th day of June, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas by Order in Council P.C. 2904, dated April 27, 1944, the Minister of Mines and Resources was directed to prepare and submit for approval new petroleum and natural gas regulations for the Northwest Territories and Yukon;

And whereas the Minister of Mines and Resources reports that the regulations hereto annexed have been prepared in accordance with the above direction and recommends that they be established and the regulations heretofore in force revoked.

Therefore, His Excellency the Governor General in Council, under authority of the War Measures Act, is pleased to revoke and doth hereby revoke the regulations established by the following Orders in Council: P.C. 154, dated January 19, 1914, and amendments thereto; P.C. 331, dated February 11, 1921, and amendments thereto; P.C. 742, dated January 28, 1943, and amendment thereto; P.C. 4140, dated May 18, 1942; P.C. 1138, dated February 12, 1943, and P.C. 2447, dated March 26, 1943.

His Excellency in Council is further pleased, pursuant to the powers conferred by the Dominion Lands Act and the War Measures Act, to make the annexed "Regulations for the disposal of Petroleum and Natural Gas rights, the property of the Crown in the Northwest Territories and Yukon", and they are hereby made and established; to be effective immediately, notwithstanding the provisions of section seventy-five of the Dominion Lands Act.

> A. D. P. HEENEY, Clerk of the Privy Council.

Note: Regulations established by P.C. 5059, June 30, 1944 are published as an Extra of the Canada Gazette under the authority of the Dominion Lands Act.

Order in Council appointing C. E. Becker to Mobilization Board in Administrative Division "N", Edmonton, vice E. Feir resigned.

P.C. 5129

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 6th day of July, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas subsection one of section eight of the National Selective Service Mobilization Regulations (P.C. 10924 of December 1, 1942, as later amended) provides that "there shall be a board for each Division which shall be known as the Mobilization

Board for the Division and shall consist of such members as the Governor-in-Council

shall appoint":

And whereas the Minister of Labour reports that Mr. Elmer Feir, a member of the National Resources Mobilization Board in Administrative Division "N", Edmonton,

Alberta, has tendered his resignation.

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Labour is pleased, hereby, to accept the resignation of Mr. Feir as of June 30, 1944, and to appoint Mr. Charles E. Becker, of Edmonton, Alberta, Barrister, a member of the Mobilization Board in Administrative Division "N", Edmonton, Alberta, effective July 1, 1944, vice Mr. Feir.

A. D. P. HEENEY, · Clerk of the Privy Council.

Order in Council amending the National Selective Service Civilian Regulations

P.C. 5130

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 6th day of July, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Labour reports that by reason of the war it is necessary for the security, defence, peace, order and welfare of Canada and for the efficient prosecution of the war, to amend the National Selective Service Civilian Regulations

in the manner hereinafter set forth.

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Labour, and under and by virtue of the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, and the National Resources Mobilization Act, 1940, is pleased to amend the National Selective Service Civilian Regulations (Order in Council P.C. 246, dated January 19, 1943), as amended, and they are hereby further amended by revoking Part IIA thereof and substituting the following therefor:

"PART IIA

Conscientious Objectors

250. In this part unless the context otherwise requires,

- (a) "Alternative service" means any work or project prescribed by the Minister to be performed in lieu of military training by men to whom postponement orders have been granted under The National Selective Service Mobilization Regulations, 1944, The National Selective Service Mobilization Regulations or The National War Services Regulations, 1940 (Recruits) on the ground that they are Mennonites, Doukhobors or conscientious objectors but does not include employment accepted under section two hundred and fifty-two;
- (b) "Alternative Service Officer" means a Selective Service Officer designated by the Minister to act as the Alternative Service Officer for any area for the purpose of this part; and in respect of any person, means the Alternative Service Officer for the area in which such person carries on business or is employed, or if he is not in business or employed, for the area in which he resides; and
- (c) "person to whom this part applies" means a person to whom a postponement order has been granted under section thirteen of The National Selective Service Mobilization Regulations, 1944, the National Selective Service Mobilization Regulations or the National War Services Regulations, 1940 (Recruits) on the ground that he is a Doukhobor, Mennonite or conscientious objector.

- 251. (1) The Alternative Service Officer may from time to time serve a person to whom this part applies or cause him to be served, either personally or by registered mail, with an order to report at the time and place and to the person therein specified to carry out alternative service.
- (2) Every person upon whom an order is served under this section shall comply with the order and shall live in such place or places under such circumstances and perform such alternative service as may from time to time be determined by the Alternative Service Officer.
- (3) The Minister shall pay not less than fifty cents per day to every person performing alternative service under this section and may pay not more than seventy-five cents per day to any person who has been appointed a sub-foreman and not more than one dollar per day to any such person who has been appointed a foreman; but no such man shall be provided with clothing at public expense.
- (4) The Minister may make arrangements with any Department of the Government of Canada or enter into an agreement with the Government of any province for the organization and operation of a place or places where persons may be required to report and perform alternative service under this section; and any such agreement may provide for
 - (a) the payment of, or reimbursement for, all or any part of the cost of operating such place or places including any necessary capital outlay, rental of premises or equipment, cost of food and other supplies, the remuneration provided for by subsection three of this section, cost of tobacco, clothing and other goods to stock canteens, and salaries for necessary officers and employees;
 - (b) the employment of necessary officers and employees;
 - (c) the nature of the alternative service to be carried out and the conditions under which it is to be carried out;
 - (d) the living conditions to prevail in such place or places; and
 - (e) medical attention to be provided for persons required to attend such place or places, and notwithstanding the provisions of the Civil Service Act, such agreement may provide that the necessary officers and employees for such place or places may be employed by some person specified therein on such terms as may be provided therein.
- (5) Any person who is placed in charge of a place pursuant to an arrangement or agreement under this section may give to persons required to report to such place pursuant to this section, and delegate to others authority to give to such persons, all orders reasonably necessary for discipline in such place or for the proper performance of the alternative service which they are required to carry out.
 - (6) The Minister may prescribe rules for the regulation,
 - (a) of any place to which persons are required to report under this section and of the conduct of persons required to report to a place pursuant to this section; and
 - (b) of the performance of alternative service.
- .(7) The Alternative Service Officer may grant to a person who is required to perform alternative service, leave of absence without remuneration for such period as he may determine.
- (8) Any person, who is placed in charge of a place pursuant to an arrangement or agreement under this section, may grant holiday, sick or compassionate leave of absence without remuneration in accordance with directions given by the Minister.
 - (9) A man required to report pursuant to this section
 - (a) who fails to report as required by an order of the Alternative Service Officer;
 - (b) who leaves without lawful authority a place where he is required to be under this section;
 - (c) who fails to obey an order lawfully given pursuant to subsection five of this section;
 - (d) who fails to comply with any rule made pursuant to subsection six of this section;
 - (e) who, upon being transferred from one place to another, fails to obey an order given by a person lawfully in charge of him; or

(f) who, upon the expiration or cancellation of leave granted pursuant to subsection seven or eight of this section, fails to report to such place as the Alternative Service Officer or other person authorized to grant leave shall specify:

is guilty of an offence and liable upon summary conviction to imprisonment for a term not exceeding twelve months with or without hard labour, or to a fine of not less than fifty dollars and not exceeding two hundred dollars, or to both such

imprisonment and such fine.

- (10) Where a man is convicted of an offence under subsection nine of this section for failing to report as required, the Justice or Justices of the Peace, Magistrate, Judge or Court before whom he is so convicted shall, if counsel or other person acting for the Crown so requests, whether or not sentence is suspended and in addition to imposing the punishment provided for the offence if sentence is not suspended, direct that the man shall be taken either forthwith or upon the expiration of the term of imprisonment if any, in police custody to a place specified by counsel or other person acting for the Crown and delivered to the person in charge thereof.
- (11) A man required to report pursuant to this section shall, during the time he is performing alternative service, be entitled to receive benefits under the Government Employees Compensation Act, as though he were an "employee" as defined by that Act and the Minister, with the concurrence of the Minister of Transport, may prescribe the remuneration a man shall be deemed to have received for the purpose of the said Act.
- (12) Subject to subsection eleven of this section, the Crown shall not be liable in respect of any claim arising out of the disability, illness or death of any person ordered to report under this section.
- (13) All rules, directions, notices and orders prescribed, given, served or made under The National Selective Service Mobilization Regulations or under the National War Services Regulations, 1940 (Recruits) shall, as far as applicable, be deemed to have been given, served or made mutatis mutandis under this section.
- 252. (1) The Alternative Service Officer may from time to time serve a person to whom this part applies or cause him to be served either personally or by registered mail, with an order requiring him to apply forthwith for such employment in agriculture, industry or elsewhere as may be specified in the order or by a Selective Service Officer named in the order and to accept the employment if it is offered to him upon such terms, not inconsistent with subsection six of this section, as are specified in the order or by the Selective Service Officer named in the order.
- (2) The Alternative Service Officer may at any time by an order served upon the employer and employee terminate employment which has been entered into pursuant to an order made under this section.
- (3) No person who has accepted employment pursuant to this section shall terminate such employment or cease to perform his duties in such employment without the consent in writing of the Alternative Service Officer.
- (4) Every person who accepts employment pursuant to an order made under this section shall perform his duties in connection therewith to the best of his ability.
- (5) If the employment is outside agriculture, the Alternative Service Officer may permit the employee to sign an undertaking in writing to pay each month to the Canadian Red Cross Society or to some person designated by the Alternative Service Officer to receive it on behalf of the Canadian Red Cross Society, an amount prescribed by the Minister.
- (6) The employment of any person under this section shall be subject to the terms set out in the order pursuant to which the employment was accepted and to the following provisions:
 - (a) if the employment is in agriculture,

(i) the employer shall supply board and lodging for the employee and in addition thereto shall pay in respect of the employment such wages as may be prescribed by the Minister; and

(ii) the employer shall pay to the employee, out of wages payable to him under this subsection, twenty-five dollars per month, unless the wages are less than twenty-five dollars per month, in which event he shall pay him the full amount thereof;

- (b) if the employment is outside agriculture and the employee has not signed an undertaking under subsection five,
 - (i) the employer shall pay in respect of the employment wages at the rate, if any, fixed by collective agreement for the place where the work is to be performed, or, if there is no such agreement, at the rate paid by good employers; and
 - (ii) the employer shall supply board and lodging to the employee or pay him an allowance prescribed by the Minister in lieu thereof and shall in addition pay him the amount by which the wages payable in respect of the employment exceed the aggregate of the allowance for board and lodging as fixed by the Minister and amounts which he is required, under section two hundred and fifty-four or any other law, to pay out of the wages to other persons, if such amount is not in excess of twenty-five dollars; or

twenty-five dollars per month if the amount, by which the wages payable in respect of the employment exceed the aggregate of the allowance for board and lodging as fixed by the Minister and amounts which he is required, under section two hundred and fifty-four or any other law, to pay out of the wages to other persons, is in excess of twenty-five dollars; and

- (c) if the employee has not signed an undertaking under subsection five, the employer shall, each month if the Minister so prescribes, pay to the Canadian Red Cross Society, or to some person designated by the Minister to receive it on behalf of the Canadian Red Cross Society the amount by which the wages payable in respect of the employment for that month exceed the aggregate of
 - (i) the amount payable to the employee under this subsection;
 - (ii) if the employer supplies board and lodging to the employee, the allowance for board and lodging prescribed by the Minister; and
 - (iii) the amounts, if any, which he is required under section two hundred and fifty-four or any other law to pay out of the wages to other persons; and
- (d) if the employee has signed an undertaking under subsection five, the employer shall pay to the employee the amount by which the wages payable in respect of the employment exceed
 - (i) if the employer supplies board and lodging to the employee, the allowance for board and lodging prescribed by the Minister; and
 - (ii) the amounts, if any, which he is required under section two hundred and fifty-four or any other law to pay out of the wages to any other person.
- (7) If a person to whom this part applies who is not an employee is engaged in an occupation which the Alternative Service Officer considers he ought, in the public interest, to be allowed to continue, the Alternative Service Officer may permit him to continue upon condition that he sign an undertaking in writing to pay each month to the Canadian Red Cross Society or to some person designated by the Alternative Service Officer to receive it on behalf of the Canadian Red Cross Society, an amount prescribed by the Minister.
- (8) The Canadian Red Cross Society may recover as a debt by action in any court of competent jurisdiction any amount payable to it under this section or an undertaking entered into under this section or the Attorney-General of Canada may recover any such amount on behalf of the Canadian Red Cross Society, in any court of competent jurisdiction, as a debt due to the Crown.
- (9) The Minister may, after consultation with the Minister of Agriculture for a province fix a wage rate which shall be paid in the province or any part thereof in respect of agricultural employment under this section.
- (10) Every person who contravenes any of the provisions of this section or fails to make a payment which he has, under this section, undertaken to make is guilty of an offence and liable on summary conviction to a fine of not less than fifty dollars and not more than two hundred dollars or to imprisonment with or without hard labour for a term not exceeding twelve months or to both such fine and such imprisonment.

- 253. (1) When an Alternative Service Officer orders a person to report for alternative service or to take employment under this part, he may pay such person an amount not exceeding his necessary travelling expenses from the place where such person is when the order is served on him to the place at which he is ordered to report or to the place of employment, and the Alternative Service Officer may pay such amount or any part thereof to a transportation company on behalf of such person in payment of his transportation.
- (2) Where an Alternative Service Officer has ordered a person to report for alternative service or to take employment under this part and, in his opinion, it is necessary for the efficient operation of this part, he may pay such person an amount not exceeding his necessary travelling expenses from the place at which he was ordered to report or his place of employment to any other place or to such latter place and back and the Alternative Service Officer may pay such amount or any part thereof to a transportation company on behalf of such person in payment of his transportation.
- (3) The Minister may reimburse any province or municipality for amounts disbursed by the province or municipality for the maintenance of dependents of any person to whom this part applies during the time such person is performing alternative service or is employed under this part.
- 254. (1) The Alternative Service Officer may, in accordance with principles and directions set out in instructions given by the Minister, authorize or direct the employer of a person who has accepted employment under this part to pay to such person or his dependents, or to any other person in trust for such dependents, an allowance for the maintenance of the dependents, out of the amounts payable from time to time in respect of the employment.
- (2) In special circumstances the Alternative Service Officer may, if he deems it necessary for the welfare of a person who has accepted employment under this part, authorize or direct the employer of such person to pay to any person entitled thereto amounts owing in respect of hospital, medical, or dental services rendered to such person, out of the amounts payable from time to time by the employer for the services of such person employed by him.
- 255. (1) The Alternative Service Officer may, pursuant to section two hundred and fifty-one, order a person to whom this part applies to report for alternative service notwithstanding that such person is in employment which he has accepted pursuant to an order made under this part.
- (2) The Alternative Service Officer may, pursuant to section two hundred and fifty-two, order a person to whom this part applies to apply for and accept employment notwithstanding that such person is in other employment which he has accepted pursuant to an order made under this part or is performing alternative service.
- 256. The Alternative Service Officer may at any time, by order in writing, direct any person to whom this part applies,
 - (1) to report for medical examination at such time and place as may be indicated in such order.
 - (2) to report for interview at such time and place as may be indicated in such order."

A. D. P. HEENEY, Clerk of the Privy Council.

Order in Council amending P.C. 3374, 8th May, 1944 (new consolidated wage rates for employees of the Government of Canada . . . on hourly prevailing rates of pay)

P.C. 33/5177

Certified to be a true copy of a minute of a meeting of the Treasury Board, approved by

His Excellency the Governor General in Council on 7th July 1944.

The Board had under consideration the following memorandum from the Honourable the Minister of Finance and the Honourable the Minister of Labour:

"The undersigned have the honour to recommend that Order in Council of May 8, 1944, P.C. 3374, respecting the establishment of new consolidated wage rates for employees of the Government of Canada exempt from the provisions of the Civil Service Act and engaged at hourly rates of pay, be amended as follows:—

(1) by deletion, from section 1, of sub-paragraph (xi), and substitution therefor of the following:

'(xi) Employees of any department or agency of the Government of Canada engaged for service at hourly prevailing rates of wages and wholly exempt from the provisions of the Civil Service Act and not contributors to the Superannuation Fund under the Superannuation Act.'

(2) by deletion, from section 2, of the words:

'employees of any department or agency of the Government of Canada, exempted from the provisions of the Civil Service Act pursuant to the provisions of P.C. 1053 of June 29, 1922, P.C. 4/2308 of May 30, 1940, and extensions thereof and engaged at hourly prevailing rates of pay;'

and substitution therefor of the following:

'employees of any department or agency of the Government of Canada engaged for service at hourly prevailing rates of wages and wholly exempt from the provisions of the Civil Service Act and not contributors to the Superannuation Fund under the Superannuation Act.'

- (3) by deletion, from sub-section (c) of section 2, of the words 'Wednesday, May 31, 1944', and substitution therefor of the words 'Friday, June 30, 1944'.
- (4) by insertion, after the words 'the Wartime Wages Control Order, 1943', in section 7, of the words 'or the Wartime Labour Relations Regulations, P.C. 1003 of February 17, 1944', and by changing the last two words in this section to 'those orders' in place of 'that order'."

The Board concur in the above report and recommendation, and submit the same for favourable consideration.

A. D. P. HEENEY, Clerk of the Privy Council.

Order in Council establishing an Overseas Committee of the Dependents' Allowance Board.

P.C. 5216

AT THE GOVERNMENT HOUSE AT OTTAWA

FRIDAY, the 7th day of July, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Chairman, Dependents' Allowance Board, has reported to the Minister of National-Defence as follows.—

By Order in Council dated 17th January, 1940, P.C. 187, there is established a Dependents' Allowance Board, Department of National Defence, to function in respect of all provisions relating to Dependents' Allowance pertaining to the Royal Canadian

Navy, Canadian Army and the Royal Canadian Air Force.

At the present time there are approximately five hundred (500) dependents of members of the Royal Canadian Navy, twenty-two thousand (22,000) dependents of members of the Canadian Army, and four thousand (4,000) dependents of members of the Royal Canadian Air Force resident beyond the Western Hemisphere, largely in the United Kingdom. The number of such dependents residing beyond the Western Hemisphere is continually increasing by reason of marriages contracted by members of the Armed Services serving abroad.

In many cases investigation is required to be made by the Dependents' Allowance Board in regard to the qualifications and eligibility of such dependents to receive Dependents' Allowance before allowances can be awarded or other appropriate action taken by the Board. In consequence delays necessarily occur which result in hardship in some cases.

At a meeting held in London on 8th June, 1944, presided over by the Assistant Deputy Minister of National Defence and attended by the Chairman of the Dependents' Allowance Board and officers representing the Head of the Canadian Naval Mission Overseas, the Major-General in charge of Administration at Canadian Military Headquarters in Great Britain and the Air Officer Commanding in Chief, Royal Canadian Air Force Overseas, it was unanimously agreed that in the interests of the members of the armed Services and their dependents resident outside of the Western Hemisphere, an Overseas Committee of the Dependents' Allowance Board should be established in the United Kingdom to be composed of the Dependents' Allowance Board representatives Royal Canadian Navy, Canadian Army Overseas and Royal Canadian Air Force, and a Chairman to be appointed by the Dependents' Allowance Board with the approval of the Minister of National Defence, with power to exercise in respect of dependents resident outside the Western Hemisphere all of the powers, duties and functions of the Dependents' Allowance Board except such thereof as the Board shall from time to time reserve or withdraw, subject to the right of the Board to rescind or vary any or all decisions of the said Committee.

And whereas it is deemed desirable that there be established in the United Kingdom an Overseas Committee of the Dependents' Allowance Board in accordance with

the foregoing proposal.

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of National Defence, concurred in by the Minister of National Defence for Air and the Minister of National Defence for Naval Services, and under the authority of the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, is pleased to make the following Regulations and they are hereby made and established, effective as of and from 19th June, 1944:

Regulations

"

- 1. In these regulations
- (a) "Board" means the Dependents' Allowance Board;
- (b) "Committee" means the Overseas Committee of the Dependents' Allowance Board.
- 2. There is hereby established an Overseas Committee of the Dependents' Allowance Board.
- 3. The Committee shall, in respect of members of the Naval, military and air forces of Canada who have dependents residing outside the Western Hemisphere and such dependents, exercise subject to and in accordance with the provisions of these Regulations, all of the powers, duties and functions of the Board, except such thereof as the Board shall from time to time specifically reserve or withdraw.
- 4. The Committee in the exercise of its powers, duties and functions shall conform to the Procedures and Rulings established by the Board and to the Financial Regulations and Instructions applicable to the said forces.
- 5. All decisions, directions and awards of the Committee shall be acted upon and shall have effect upon the making thereof in the same manner and to the same extent as if made by the Board, but shall be subject to confirmation or otherwise by the Board.
- 6. The Board shall review every decision, direction and award of the Committee and may confirm, rescind or vary the same. Such rescission or variation may be made retroactive to such date as the Board may determine but there shall be no recovery made of any moneys paid under or pursuant to any decision, direction or award of the Committee unless the payment of such moneys has been obtained by fraud or wilful misrepresentation on the part of the person from whom it is proposed to make recovery.

- 7. The establishment of the Committee or anything done or purported to be done by it shall not be deemed to curtail or in any way limit the powers of the Board.
 - 8. The Committee shall have its offices in the United Kingdom.
 - 9. The Committee shall be composed of the following members:
 - (a) A Chairman to be appointed from time to time by the Board with the approval of the Minister of National Defence.
 - (b) The Dependents' Allowance Board Representative Royal Canadian Navy who shall be an officer of the Naval Service nominated by Naval Service Headquarters, Ottawa, and appointed by the Board.
 - (c) The Dependents' Allowance Board Representative Canadian Army Overseas who shall be an officer of the Canadian Army nominated by the Major-General, i/c Administration at Canadian Military Headquarters in Great Britain and appointed by the Board.
 - (d) The Dependents' Allowance Board Representative Royal Canadian Air Force who shall be an officer of the Royal Canadian Air Force nominated by the Air Officer Commanding in Chief, Royal Canadian Air Force Overseas and appointed by the Board.
 - (e) Such additional members as may be appointed from time to time by the Minister of National Defence.
- 10. The Chairman, unless absent, shall preside at all meetings of the Committee. Two members in addition to the Chairman shall constitute a quorum. The Chairman shall not vote unless the members participating in the decision to be made are equally divided, in which case the Chairman shall vote. All decisions, directions and awards of the Committee shall be taken and made at meetings duly convened under the authority of the Chairman. In the absence of the Chairman the member of the Committee senior by length of service thereon shall preside and shall exercise and perform all the powers, duties and functions of the Chairman.
- 11. Pending reference thereof by him to the Board, the Chairman may at his discretion withdraw any matter which has been referred to or which is before the Committee for decision and may suspend action on any decision made by the Committee.
- 12. The Chairman shall cause such records and minutes to be kept and returns to be furnished to the Board as the Chairman of the Board may from time to time direct."

A. D. P. HEENEY, Clerk of the Privy Council.

Order in Council establishing the Grain Delivery Regulations, 1944-45

P.C. 5240

AT THE GOVERNMENT HOUSE AT OTTAWA

Monday, the 10th day of July, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the regulations made and established by Order in Council P.C. 3135 of April 6, 1943, providing for the regulation of deliveries of grain and conferring powers on The Canadian Wheat Board for such purpose during the crop year commencing August 1, 1943, lapse on July 31, 1944;

And whereas the Acting Minister of Trade and Commerce reports that it is necessary, by reason of the war, for the security, defence, peace, order and welfare

of Canada, that the annexed regulations for such purpose be made for the crop year

commencing August 1, 1944;

Therefore, His Excellency the Governor General in Council, on the recommendation of the Acting Minister of Trade and Commerce and under and by virtue of the powers conferred by the War Measures Act, is pleased to make the annexed regulations entitled the "Grain Delivery Regulations, 1944-45" and they are hereby made and established accordingly.

A. D. P. HEENEY, Clerk of the Privy Council.

GRAIN DELIVERY REGULATIONS

Crop Year 1944-45

1. These regulations may be cited as the "Grain Delivery Regulations, 1944-45".

INTERPRETATION

- 2. In these regulations and in any order made pursuant to these regulations, unless the context otherwise requires,—
 - (a) "actual producer" means a producer actually engaged in the production of grain;
 - (b) "authorized acreage" means the acreage authorized by the Board to be used as the basis for the delivery under a quota of wheat from lands described in any permit book;
 - (c) "Board" means The Canadian Wheat Board constituted by The Canadian Wheat Board Act, 1935, as amended;
 - (d) "Crop year" means the period of one year commencing on the first day of August, nineteen hundred and forty-four, and expiring on the thirty-first day of July, nineteen hundred and forty-five, both inclusive;
 - (e) "dealer" means any feed dealer licensed under the provisions of the Canada Grain Act, or licensed by the Board, and the manager or agent of any feed dealer;
 - (f) "delivery point" means a place on a railway at which there are facilities for the delivery of grain;
 - (g) "elevator" means any premises into which grain may be received, or out of which it may be discharged, directly from or into railway cars or vessels, and, notwithstanding anything contained in any other general or special Act, includes any such premises owned or operated by His Majesty, either directly or through any individual, public body or company, and includes any premises into which grain may be received or discharged by, for, or on behalf of any dealer;
 - (h) "elevator agent" means the operator, as defined in the Canada Grain Act, as amended, of an elevator;
 - (i) "grain" includes wheat, barley, rye, oats, flaxseed, soybeans, corn, sunflower seed and rape seed;
 - (i) "mill operator" includes any person acting as agent of a mill operator;
 - (k) "order" means any order of the Board made or given under the authority of these regulations and includes "instructions to the trade" issued by the Board;
 - (1) "permit book" means, a permit book for the crop year in the form prescribed by the Board;
 - (m) "producer" includes, as well as any actual producer, any person entitled as landlord, vendor or mortgagee to the grain grown by an actual producer or to any share therein;
 - (n) "quota" means the quantity of grain authorized to be delivered from grain produced on lands described in a permit book as fixed from time to time by the Board whether expressed as the quantity which may be delivered from each authorized acre in respect thereof or seeded acre thereon or otherwise;

- (o) "wheat" means wheat produced from land in the area to which these regulations are applicable under regulation three;
- (p) a reference to a regulation by number is the regulation so numbered in these regulations;
- (q) other words and expressions have the same meaning as in the Canada Grain Act, as amended.

APPLICATION

3. These regulations apply to grain produced in the Province of Manitoba, the Province of Saskatchewan, the Province of Alberta and those parts of the Province of British Columbia known as the Peace River District and the Creston and Wynndel areas and such other parts of the Province of British Columbia as the Board may from time to time designate, and to the handling, delivery, sale, disposal of, milling, processing, receipt, storage, purchasing or acquisition of such grain and to any producer of such grain and any person engaged in such handling, delivery, sale, disposal of, milling, processing, receipt, storage, purchasing or acquisition.

DELIVERY OF GRAIN

- 4. (1) Except with the permission of the Board no person shall deliver grain to a country elevator, loading platform, mill, mill elevator, terminal elevator, railway car or dealer unless
 - (i) he is the actual producer of, or is entitled as a producer to the grain,
 - (ii) at the time of delivery he produces to the elevator agent, mill operator or dealer, or in the case of grain loaded directly into a railway car, to the agent or employee of the railway, a permit book under which he is entitled to deliver the grain,
 - (iii) the grain was produced in the crop year on the lands described in the permit book or in any other crop year on any lands whatsoever,
 - (iv) the grain is delivered at the delivery point named in the permit book, and
 - (v) the quantity of grain delivered, whether sold or delivered for storage, together with all grain of the same kind previously delivered during the crop year under the permit book does not exceed the quota established by the Board for such delivery point for grain of the kind delivered at the time it is delivered.
- (2) The provisions of this section shall not apply in respect of the delivery by any operator or manager of any elevator, mill operator or any other dealer of grain which is in store in any elevator or mill licensed under the Canada Grain Act, as amended, or which is in store or in transit in railway cars or vessels.
- 5. (1) No elevator agent, mill operator or dealer shall receive delivery of grain from any person delivered in contravention of the provisions of regulation four.
- (2) Where grain is delivered by a producer to an elevator, mill or dealer, the elevator agent, mill operator or dealer shall, immediately upon completion of the delivery of the grain, truly and correctly record and enter the net weight in bushels, after dockage, of the grain so delivered in the permit book under which delivery is made and shall initial the entry in the permit book.
- (3) Where, with the permission of the Board, grain is loaded by a producer directly into a railway car
 - (a) no agent or employee of the railway shall issue a bill of lading in respect of the grain so delivered unless the delivery is made in accordance with the provisions of subsection one of regulation four which shall apply in respect of such delivery.
 - (b) the producer shall send the permit book under which the grain is delivered to the office of the company handling the shipment together with the bill of lading under which the grain is shipped and the net weight in bushels, after dockage, of the grain so delivered shall be recorded and entered and such entry shall be initialled in the said permit book, by or on behalf of such company.

- 6. (1) Whenever a quota of the grain produced on any land becomes deliverable, any producer entitled to a definite share of the crop as landlord, vendor, mortgagee or otherwise, shall be entitled to have delivered in his name a share of such quota proportionate to such producer's said definite share of the crop and shall have full right to make delivery as a producer and for such purpose the producer in possession of the permit book shall make the permit book available; provided that the actual producer shall be entitled to deliver the first five bushels of wheat permitted to be delivered for each authorized acre shown in the permit book, but such priority for delivery of the first five bushels shall not diminish the total amount of wheat which any other producer is entitled to receive and deliver or have delivered from the land covered in the permit book; this proviso shall not apply where the actual producer is merely a tenant under lease from a landlord and is not a mortgagor or purchaser.
- (2) Nothing in this regulation shall in any way derogate from or interfere with any provincial law or enactment.
- (3) The enforcement of this regulation shall be the direct concern and responsibility of the interested parties themselves and no legal obligation shall devolve on the Board with respect thereto.
- 7. (1) Where wheat is delivered by a producer to a mill for gristing purposes to obtain flour solely for the use of the producer and his household, the quantity of wheat so delivered shall be entered in the permit book under which the producer is entitled to deliver grain during the crop year, by the mill operator at the time of the delivery of the wheat to the mill and such entry shall be marked "family gristing" and the quantity of wheat so delivered shall not be included in computing the quantity of wheat delivered under the permit book for the purposes of paragraph (v) of subsection one of regulation four.
- (2) No person shall deliver flour in exchange for wheat except at a mill and until after such wheat has been delivered at the mill.
- (3) No producer shall sell, barter or otherwise dispose of flour obtained by him as a result of the delivery of wheat to a mill in exchange for flour or for gristing purposes.
- (4) No mill operator shall establish depots or agencies for the purpose of exchanging flour for wheat on a gristing basis or transport flour from a mill to be exchanged for wheat on a gristing basis.

ISSUE OF PERMIT BOOKS

- 8. No permit book shall be issued to any person other than a producer.
- 9. (1) A producer may obtain a blank permit book from an elevator agent.
- (2) The producer shall enter in the permit book the name of the delivery point at which he proposes to deliver grain and shall complete before a Municipal Secretary or other person authorized to administer oaths the two statutory declarations contained at the front of the permit book accurately describing in the declarations the lands on which the grain which he proposes to deliver is to be or has been produced.
- (3) Both such statutory declarations shall be signed in ink or by indelible pencil by the producer taking the declaration and by the person before whom the declaration is made.
- (4) An elevator agent shall, upon a producer returning a permit book to him with the delivery point named and the declarations completed in accordance with this regulation, apply to the board on forms supplied by it for an order fixing the authorized acreage for the lands described in the permit book and shall attach and forward with such application the first statutory declaration contained in the permit book.
- (5) The elevator agent shall retain custody of the permit book until the Board has fixed the said authorized acreage and notified him thereof and no grain produced on the lands described in such permit book shall be delivered or received until the Board has so notified the agent and the authorized acreage has been entered in the book.

- (6) Upon being notified by the Board of the authorized acreage for the lands described in a permit book the elevator agent shall enter this figure in the permit book in the proper place and return the permit book to the producer.
- (7) The second statutory declaration of the producer must be retained in the permit book and no person shall remove it from the book.
- 10. (1) No permit book shall be issued naming a delivery point without a licensed country elevator.
- (2) The Board may change the delivery point named in a permit book if the change is deemed advisable by the Board.
- 11. A producer entitled to deliver grain under a permit book at the delivery point named therein may load grain which he is so entitled to deliver into a railway car at a delivery point where there is no elevator with the written permission of the Board.
- 12. The actual producer on any land shall have the prior right to possession of the permit book in which such land is described.
- 13. (1) No person shall apply for or receive and no elevator agent shall issue more than one permit book for each farm or group of farms operated as a unit and the Board may, for the purposes of this regulation, determine whether two or more farms are operated as a unit.
- (2) The Board may, notwithstanding anything contained in paragraph one of this regulation, upon application by a producer and upon being satisfied that two or more farms operated by a producer are not operated as a unit and that it is not practicable for the producer to deliver the grain produced on such farms at one delivery point, authorize a separate permit book to be issued in respect of the lands comprised in each such farm naming different delivery points for the grain produced thereon.
- 14. Notwithstanding anything contained in these regulations, no person who has sold or delivered wheat pursuant to the terms of regulations made by the Governor in Council on the sixteenth day of March, nineteen hundred and forty-four, (P.C. 1722) shall be entitled to apply for or to be issued a permit book for the delivery of wheat produced on the lands from which such wheat was sold or delivered.
- 15. Unless otherwise ordered by the Board, any producer who has delivered grain to an elevator, mill, mill elevator, terminal elevator or dealer in contravention of these regulations or the orders or regulations of the Board, shall take re-delivery of such grain forthwith and shall repay any monies received for such grain to such elevator, mill, mill elevator, terminal elevator or dealer immediately, but this regulation or compliance therewith shall not be construed to relieve such producer or any elevator agent, mill operator or dealer from compliance with any other regulation or from the penalty for a breach of any regulation.

Powers of the Board

- 16. (1) Notwithstanding anything contained in these regulations, for the purpose of giving effect thereto or for the purpose of establishing any method or manner of regulating the handling, delivery, sale, milling or processing of grain other than that herein set out which the Board deems advisable, the Board may, by order,
 - (i) prohibit any person
 - (a) from handling, delivering, selling, disposing of, milling or processing, or
 - (b) from receiving, storing, purchasing or acquiring any kind of grain or any grade or quality of any kind of grain, or any quantity of any such kind, grade or quality in excess of such quantity as may be fixed by the Board by way of quota or otherwise, either generally or for such time or times or except on such terms and conditions or in such manner as the Board deems advisable and may, in any order, prescribe;
 - (ii) prohibit any person from exporting from Canada or importing into Canada any kind of grain or any grade or quality of any kind of grain, or any

quantity of any such kind, grade or quality in excess of such quantity as may be fixed by the Board by way of quota or otherwise, either generally or except under a license from the Board issued on such terms and conditions as the Board may prescribe or except on such terms and conditions or in such manner as the Board may in any order prescribe;

- (iii) direct the allocation of railway cars for the shipment of grain to any delivery point or to any elevator or loading platform at any delivery point or to any person;
- (iv) exclude any person or any kind of grain or any grade or quality of any kind of grain or any lands from the operation of all or any of the provisions of these regulations as the Board deems advisable;
- (v) require any person to make reports or returns to the Board furnishing such information relating to the handling, delivery, sale, disposition of, receipt, storage, purchase, acquisition of, milling or processing of grain by him or to any facilities therefor owned, possessed or controlled by him, as the Board deems advisable;
- (vi) prescribe the manner in and conditions on which a license required under any order of the Board may be issued or varied or, in the event of conviction of the licensee for an offence under these regulations, revoked or varied;
- (vii) prescribe such form of permit books or other forms as it deems necessary for the administration of these regulations or for any order made pursuant to these regulations;
- (viii) provide for any matter necessary or incidental to the foregoing;
 - (ix) amend or revoke any order made pursuant to these regulations.
- (2) In this regulation "grain" includes grain products and the powers conferred on the Board by this regulation in respect of grain shall extend to and may be exercised by the Board with respect to grain products.
- (3) The Interpretation Act and every provision thereof shall be applicable to and in respect of every order made pursuant to these regulations except insofar as any such provision is inconsistent with the intent or object of such order or would give to any word, expression or clause thereof an interpretation repugnant to the subject matter or the context or is in such order declared to be not applicable thereto.

OFFENCES

- 17. Every person who
- (a) being required to make any return or declaration under these regulations or any order made pursuant to these regulations, furnishes any false information or makes any false statement in such return or declaration or fails fully to complete such return or declaration or who makes any false entry in a permit book, or who
- (b) contravenes or omits to comply with these regulations or with any order made pursuant to these regulations

shall be guilty of an offence and liable on summary conviction to a fine not exceeding five thousand dollars or to imprisonment not exceeding two years or to both such fine and such imprisonment.

GENERAL

- 18. No person shall mutilate or deface any permit book or any entry therein and no person except the elevator agent, mill operator or dealer who made any entry therein shall alter or otherwise change the effect of an entry in a permit book and such agent, operator or dealer shall initial any such alteration or change and no person shall erase an entry from the permit book.
- 19. At the request of any officer of the law or of a duly authorized agent, inspector, clerk or employee of The Canadian Wheat Board, any person delivering or who has delivered grain shall produce and surrender the permit book under which the said delivery is being or has been made, and any holder of a permit book or the agent,

operator, or manager of any elevator, mill or warehouse shall, at the request of any such officer of the law or duly authorized agent, inspector, clerk or employee of The Canadian Wheat Board, produce and surrender, as directed, any permit book held by him or in his custody.

- 20. In any proceedings in any Court or before any Justice taken in respect of any alleged breach of any statute, Order in Council or law respecting grain, including any order of the Board thereunder, or any regulation in or under any such statute, Order in Council or law,
 - (a) any order, licence or other document purporting to be made, given or issued by or on behalf of or under authority of the Board shall, if purporting to be signed or countersigned by an official, be received as prima facie evidence that such order, licence or other document was so made, given or issued;
 - (b) any document purporting to be certified by an official to be true copy of any order, licence or other document made, given or issued by or on behalf of or under authority of the Board shall be received as prima facie evidence that such order, regulation, instruction, licence or other document was so made, given or issued;
 - (c) the words "an official" in the foregoing two paragraphs shall mean any one of the following members or officers of the Board: Chief Commissioner; Assistant Chief Commissioner; Commissioner; Secretary; Comptroller.
- 21. These regulations shall be operative notwithstanding any statute or law to the contrary unless insofar as any such statute or law is excepted, herein or hereunder, until the thirty-first day of July, nineteen hundred and forty-five.

Order in Council amending P.C. 7942, 12 October, 1943, re making available by Canadian Wheat Board of wheat held for account of His Majesty to fill requirements of the United Kingdom, etc.

P.C. 5266

AT THE GOVERNMENT HOUSE AT OTTAWA

Monday, the 10th day of July, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas section seven of the regulations made by Order in Council P.C. 7942 of the 12th day of October, 1943, provides—

"7. The Board shall make wheat held by it for the account of His Majesty pursuant to these regulations available at prices fixed from time to time by the Governor in Council, to fill domestic requirements and the requirements of the United Kingdom of Great Britain for wheat and wheat flour and to provide wheat and wheat flour transferred under the War Appropriations (United Nations Mutual Aid) Act and paid for out of the Mutual Aid Appropriation and to meet any other obligations which the Dominion of Canada may undertake for the provision of wheat and wheat flour for countries other than Canada at the expense of the Government of Canada, in priority over all other wheat held by the Board."

And whereas the Minister of Trade and Commerce reports that it is necessary by reason of the war, for the peace, order and welfare of Canada, that The Canadian Wheat Board be empowered to make wheat held for the account of His Majesty available to fill the requirements of the United Kingdom of Great Britain for the products of wheat and wheat flour and to provide the said products transferred under the War Appropriations (United Nations Mutual Aid) Act and to meet any obligations which the Dominion of Canada may undertake for the provision of such products for other countries.

Therefore, His Excellency the Governor General in Council, on the recommendation of the Acting Minister of Trade and Commerce, is pleased to revoke and doth hereby revoke regulation seven of the regulations established by Order in Council P.C. 7942, aforesaid.

His Excellency in Council, on the same recommendation and under the authority of the War Measures Act, is further pleased to make the following regulation and it is hereby made, established and substituted for the regulation hereby revoked,—

"7. The Board shall make wheat held by it for the account of His Majesty pursuant to these regulations available at prices fixed from time to time by the Governor in Council, to fill domestic requirements and the requirements of the United Kingdom of Great Britain for wheat, wheat flour, and products of wheat or wheat flour and to provide wheat and wheat flour and the products aforesaid transferred under the War Appropriations (United Nations Mutual Aid) Act and paid for out of the Mutual Aid Appropriation and to meet any other obligations which the Dominion of Canada may undertake for the provision of wheat or wheat flour or the said products for countries other than Canada in priority over all wheat held by the Board."

A. D. P. HEENEY, . . Clerk of the Privy Council.

Order in Council providing financial assistance to dependents of former members of the forces residing outside of Canada, etc.

P.C. 53/5275

Certified to be a true copy of a Minute of a Meeting of the Treasury Board, approved by His Excellency the Governor General in Council on the 11th July, 1944.

The Board had under consideration the following memorandum from the Honourable the Minister of National Defence, concurred in by the Honourable the Minister of National Defence for National Defence for Naval Services:—

"The undersigned has the honour to state that the Adjutant-General reports that:-

- (a) Due to the current ban on travel from the United Kingdom, the departure for Canada of dependents of members of the armed forces of Canada residing therein has been indefinitely postponed;
- (b) In a number of instances, the member of the forces on whom the eligibility for dependents' allowance of such dependents is based has already been returned to Canada and discharged. Consequently, no further dependents' allowance or assigned pay is in issue to such dependents;
- (c) Many such dependents have relied entirely upon such dependents' allowance and assigned pay to meet their current living expenses, and unless some provision is made for their maintenance it will be necessary for them to apply for charitable assistance:
- (d) Should the current ban on travel from the United Kingdom be lifted, the need of such dependents and dependents residing in other places beyond Canada for assistance will not entirely disappear as their departure may be delayed during the rehabilitation period by lack of shipping and Government regulations;
- (e) It is considered that assistance can best be given to such dependents through the medium of the Dependents Board of Trustees which is established by Order in Council dated the 2nd December, 1943, P.C. 9239, to provide supplementary grants or special assistance for dependents of members of the armed forces in cases not provided for by the Marriage Allowance and Dependents' Allowance Regulations in circumstances where such dependents have special or emergent needs.
- 2. The Deputy Minister of National Defence (Army) therefore recommends that the Dependents' Board of Trustees be authorized to provide financial assistance for

dependents of former members of the armed forces of Canada if such dependents are residing outside of Canada and have applied to proceed to Canada but, owing to certain specified circumstances beyond their control, are prevented from so doing.

3. The Minister of National Defence for Air, the Minister of National Defence for Naval Services and the undersigned concur in the recommendation of the Deputy Minister, and the undersigned recommends that, pursuant to the provisions of the War Measures Act, Your Excellency in Council be pleased to make the following Order effective June 16, 1944:

ORDER

- 1. The Dependents' Board of Trustees established by Order in Council dated the 2nd December, 1943, P.C. 9239, may (upon such terms and conditions as may be specified by the Dependents' Board of Trustees, which may include, in appropriate cases, provision for repayment in whole or in part) pay to a dependent of a former member of the Armed Forces of Canada, if such dependent is residing outside of Canada, such sums of money as are required for, or towards, his or her maintenance until such time as such dependent is able to proceed to Canada; provided that—
 - (a) such dependent was, prior to the retirement or discharge of such former member of the armed forces of Canada, in receipt of dependents' allowance; and
 - (b) such dependent has applied to proceed to Canada but has been prevented from so doing by non-availability of shipping or Government regulations; and
 - (c) such special assistance is necessary to alleviate hardship.
- 2. In no case shall the payments made to a dependent hereunder in any one month exceed the total amount of dependents' allowance and assigned pay formerly in issue monthly to such dependent."

The Board concur in the above report and recommendation, and submit the same for favourable consideration.

A. D. P. HEENEY, Clerk of the Privy Council.

Order in Council re compensation for loss of or from registered postal packets addressed to members of the Armed Forces of Canada serving abroad.

P.C. 55/5275

Certified to be a true copy of a Minute of a Meeting of the Treasury Board, approved by His Excellency the Governor General in Council on the 11th July, 1944.

The Board had under consideration the following memorandum from the Honourable the Minister of National Defence, concurred in by the Honourable the Minister of National Defence for Air:—

"The undersigned has the honour to state that the Quartermaster General reports that:—

(a) Order in Council P.C. 32/8400 dated 29th October, 1941, as amended by Order in Council P.C. 67/1983 dated 21st March, 1944, provides that compensation not exceeding twenty-five dollars (\$25.00) may be paid where loss occurs of or from a registered postal packet addressed to a member of the Canadian Army serving anywhere under the administrative direction or control of Canadian Military Headquarters in Great Britain or to a member of the Royal Canadian Air Force serving anywhere under the administrative direction or control of Royal Canadian Air Force Overseas Headquarters provided the said loss can be traced to the theft or neglect of the military personnel or the personnel of the Royal Canadian Air Force performing the duties of clerk or clerks (Postal).

- (b) Order in Council P.C. 53/4120 dated 19th May, 1943, provides that compensation not exceeding one hundred dollars (\$100.00) may be paid where loss occurs of or from a registered postal packet addressed to a member of the Military or Air Forces of Canada serving anywhere on the continents of North or South America or the islands adjacent thereto, notwithstanding that theft or negligence on the part of personnel serving in the military or air forces can not be proved or does not exist.
- (c) It is considered that compensation not exceeding twenty-five dollars (\$25.00) should be payable to personnel serving anywhere under the administrative direction or control of Canadian Military Headquarters in Great Britain or Royal Canadian Air Force Overseas Headquarters on the same basis as compensation is paid to personnel serving in North or South America or the adjacent islands and that the existing Orders in Council having reference to payment of such claims of personnel serving overseas, should be consolidated.
- 2. The Deputy Minister of National Defence (Army) recommends that an appropriate order be made in connection with the foregoing.
- 3. The estimated cost of the foregoing proposal for ten (10) months of 1944-45 amounts to eight hundred dollars (\$800.00) of recurring expenditure. Funds are available in the 'Sundries' Allotment of the 1944-45 Annual Army Estimates.
- 4. The Minister of National Defence for Air and the undersigned concur in the recommendation of the Deputy Minister and the undersigned recommends that pursuant to the War Measures Act, Revised Statutes of Canada, 1927, Chapter 206, and notwithstanding the provisions of any other statute, order or regulation, Your Excellency in Council be pleased to approve the order annexed hereto as Appendix 'A'".

The Board concur in the above report and recommendation, and submit the same for favourable consideration.

A. D. P. HEENEY, Clerk of the Privy Council.

APPENDIX "A"

- 1. Where loss of or from a registered postal packet addressed to a member of the military forces of Canada serving anywhere under the administrative direction or control of Canadian Military Headquarters in Great Britain occurs after receipt thereof from any postal service by a unit or formation of the said forces and before delivery to the addressee, compensation not exceeding twenty-five dollars (\$25.00) in respect of loss of or from any one such registered postal packet or of the contents thereof shall be payable to the addressee, or to the sender upon the addressee waiving his claim under the following conditions:—
 - (a) Each case wherein such loss occurs shall be reported to the Canadian Claims Commission (Overseas) constituted in pursuance of Order in Council P.C. 29/2544 dated 11th April, 1941.
 - (b) Said Commission, in addition to the powers, duties and functions prescribed by the Regulations made under the said Order in Council, shall have power to cause such investigation as it deems necessary to be carried out in respect of the said loss, and if, in the opinion of the Commission, the loss has occurred as aforesaid, the Commission shall certify accordingly to the Chief Treasury Officer (Overseas), stating the compensation (not exceeding twenty-five dollars (\$25.00) in respect of the loss of or from any one packet or the contents thereof) which is payable to the addressee or to the sender upon the addressee waiving his claim, and the Chief Treasury Officer (Overseas) shall upon such certification, make payment accordingly.
- 2. Where loss of or from a registered postal packet addressed to a member of the Royal Canadian Air Force serving anywhere under the administrative direction or control of Royal Canadian Air Force Overseas Headquarters occurs after receipt thereof from any postal service by a unit or formation of the said force and before delivery to the addressee, compensation not exceeding twenty-five dollars (\$25.00) in

respect of loss of or from any one such registered postal packet or of the contents thereof shall be payable to the addressee or to the sender, upon the addressee waiving his claim, under the following conditions:—

- (a) A report containing all available information respecting the circumstances surrounding any such loss will be submitted by Royal Canadian Air Force Overseas Headquarters to the Canadian Claims Commission (Overseas), constituted in pursuance of Order in Council P.C. 29/2544, dated 11th April, 1941, with a certificate and recommendation of an officer of the said Headquarters of the rank of Group Captain or above appointed by the Air Officer Comanding in Chief of such Headquarters for such purpose, certifying that in his opinion the loss has occurred as indicated in the report and recommending payment of the claims.
- (b) Said Commission, in addition to the powers, duties and functions prescribed by the Regulations made under the said Order in Council, shall accept the said Report as conclusive evidence on the facts therein stated, and if the Commission is of the opinion that such facts support a claim under this order, shall certify accordingly to the Chief Treasury Officer (Overseas), stating the compensation (not exceeding twenty-five dollars (\$25.00) in respect of the loss of or from any one packet or the contents thereof) which is payable to the addressee or to the sender upon the addressee waiving his claim, and the Chief Treasury Officer (Overseas) shall, upon such certification make payment accordingly.
- 3. All such claims now outstanding and all such claims which may hereafter arise shall be dealt with pursuant to this Order,
 - 4. The following Orders in Council are hereby revoked:— Order in Council P.C. 32/8400, dated 29th October, 1941. Order in Council P.C. 67/1983, dated 21st March, 1944.

PART II

Miscellaneous Administrative Orders

DEPARTMENT OF AGRICULTURE

ORDER No. 69

THE DAIRY PRODUCTS BOARD HEREBY ORDERS:

- 1. That notwithstanding the provisions of Order No. 68 of the Dairy Products Board, any cheese factory in the provinces of Ontario or Quebec may withhold for sale or sell Cheddar Cheese made after the 24th June, 1944 to the milk suppliers of the factory, provided:
- (a) that all Cheddar Cheese withheld for sale or sold to milk suppliers of the factory have been manufactured in accordance with the provisions of Order No. 67 of the Board;
- (b) that the maximum number of such cheese withheld for sale or sold does not exceed four (4) cheese per calendar month;
- (c) that such cheese sold to any milk supplier is solely for consumption by the supplier and members of his family or others who habitually reside with him;
- '(d) that the Secretary of the factory keeps accurate records showing particulars of all such cheese sold, which records shall be open for inspection by any person designated by the Board.
- 2. That in instances where the number of cheese provided for in Section 1 (b) is not sufficient to meet the needs of the milk suppliers of any cheese factory, the Secretary of the cheese factory may make application to the Dairy Products Board, Ottawa, Ontario, on a form to be provided by the Board, as in Section 3 hereunder, for authority to sell an additional amount of cheese.

3. Application for Authority to Sell Cheddar Cheese to Milk Suppliers

(name of cheese factory)
Registered No , located at
Province, hereby make application to sell or withhold for sale to the milk suppliers of the above named Cheese Factory
(number)
large Cheddar Cheese as additional to the four (4) large cheese of an approximate
weight of pounds, I am already authorized to withhold for sale
or sell to the milk suppliers each calendar month. The number of milk suppliers of the above named factory during this month of
1944, is
of 1943 was
Certified
Secretary
Date, 1944.
Made at Ottawa this 6th day of July, 1944.

J. F. SINGLETON,

PART III

Wartime Prices and Trade Board (Finance)

GOVERNMENT NOTICE RS-12 COMMODITY PRICES STABILIZATION CORPORATION LTD.

Notice Respecting Repayment of Subsidies

EFFECTIVE JULY 1, 1944

NOTICE is hereby given that Item 1 of Government Notice RS-11 respecting repayment of subsidies published in Canadian War Orders and Regulations, 1944, Vol. III, No. 1, on July 10, 1944, is rescinded.

TAKE NOTICE that the classes and kinds of goods described hereunder have been and are hereby designated as "subsidized goods" for the purposes of Order in Council P.C. 5518 of July 16, 1943, respecting repayment of subsidies.

FURTHER TAKE NOTICE that the amounts of subsidy involved in such classes and kinds of goods have been and are hereby determined, declared and specified to be the amounts respectively described opposite such classes and kinds of goods as follows:—

CLASSES AND KINDS OF GOODS

AMOUNT OF SUBSIDY REPAYMENT

Dated at Ottawa, this 29th day of June, 1944.

COMMODITY PRICES STABILIZATION CORPORATION LTD. per H. B. McKINNON, President.

Board Orders

WARTIME PRICES AND TRADE BOARD

Order No. 416

Controlling the Sale and Distribution of Canned Fruits and Vegetables

Under powers given to the Board by Order in Council P.C. 8528, dated the 1st day of November, 1941, and amendments, The Board Hereby Orders as follows:—

Application of the Order

- 1. (1) This Order comes into force on July 3, 1944. Its chief purpose is to secure for essential needs an adequate supply of certain canned fruits and canned vegetables. The Order applies only to canned fruits and canned vegetables packed for sale in metal containers.
- (2) Board Order No. 301 and Board Order No. 333 as amended are hereby revoked.

Definitions

- 2. For the purposes of this Order,
- (a) "canned fruits" does not include canned fruit juices, jams, jellies, marmalades and canned pureed fruits for infant feeding;
- (b) "canned vegetables" includes canned juices produced from vegetables but does not include canned soups or canned pureed vegetables for infant feeding;
- (c) "canner" means any processor, packer or other manufacturer producing for sale any of the canned products to which this Order applies;
- (d) "choice quality" and "standard quality" mean respectively, canned fruits or canned vegetables graded, packed and marked according to the standards for such qualities defined and described in the Regulations issued under The Meat and Canned Foods Act;
- (e) "1944 pack" means canned fruits and canned vegetables processed from fruits and vegetables grown in 1944;
- (f) "preferred user" means any person to whom a ration quota was issued under the provisions of Board Order No. 333, and any other person designated by the Deputy Co-Ordinator (Requirements and Allocation Division) of the Foods Administration:
- (g) "supplier" means a wholesaler, retailer or other dealer in canned vegetables who is licensed by the Board as provided in Board Order No. 202;
- (h) "supplier of preferred users" means any wholesaler or retailer who supplies canned vegetables to preferred users.

Distribution of Canned Fruits and Canned Vegetables by Canners to Priority Users

3. No canner shall dispose of in any manner but shall retain in his possession or under his control the quantities stated in the table to this Section of his total 1944 pack (by volume of the pack) of all the canned fruits and canned vegetables listed therein, until he receives directions in writing from the Deputy Co-Ordinator (Requirements and Allocation Division) of the Foods Administration, or from any other duly authorized representative of the Board, as to their sale and distribution.

TABLE

Item	Percentages to be retained
CANNED FRUITS	
Apricots	25% 15% 25% 15%
CANNED VEGETABLES	
Tomatoes	15%
Spinach Pumpkin Peas	15%
Beans Corn	10%

- 4. The provisions of Section 3 shall not apply to a canner who during the year 1942, had a combined total pack of canned fruits and canned vegetables of five thousand (5,000) cases or less.
- 5. (1) The percentages shown in the table to Section 3 and required to be retained are the percentages respectively of the entire 1944 pack of each canner. However, the quality of all of the canned fruits and canned vegetables required to be retained must be all of a choice quality. If the quantity of any canned fruit or canned vegetable packed in choice quality by a canner is less than the percentage required to be retained, then that canner shall retain the deficiency from his standard quality of that canned fruit or canned vegetable.
- (2) If a canner has delivered before the date of this Order any quantity of his 1944 pack of any of the canned fruits and canned vegetables listed in the table to Section 3, he must nevertheless hold the above specified quantity of his 1944 pack of that product from his stocks on hand at the date of this Order and from his production after the date of this Order.
- 6. A canner must hold in accordance with Section 3 the quantities of canned fruits and canned vegetables listed in the Table to that Section regardless of any contracts or agreements entered into either before or after the date of this Order for the sale or delivery of those canned goods.

Sales of Canned Vegetables by Canners to Preferred Users and Suppliers of Preferred Users

- 7. (1) If, during the period September 1, 1943, to May 1, 1944, inclusive, a canner supplied any preferred user or supplier of preferred users with any canned vegetables on authority of a release issued by the Requirements and Allocation Division of the Board, such canner shall, up to and including July 31, 1944, offer to sell to each such preferred user and supplier of preferred users the same quantity by kind, quality and size of his 1944 pack of canned vegetables as he sold during that period to that preferred user or supplier of preferred users under authority of any releases issued by the Requirements and Allocation Division of the Board.
- (2) The quantity of canned vegetables which a canner is required to offer to sell to a preferred user or supplier of preferred users under subsection (1) shall be in addition to any quantity of canned vegetables which he is required to supply to that person in accordance with any requirement of the Board respecting equitable distribution.
- (3) If, for reasons beyond his control, a canner is unable to supply a customer under subsection (1) with any particular quality or container size of any canned

vegetable he must offer to supply that customer with such other qualities or other container sizes of that canned vegetable which he has available, provided that tomatoes and tomato juice shall be interchangeable.

(4) If any such preferred user or supplier of preferred users has not contracted on or before July 31, 1944, with his canner for the purchase of his respective share of such canner's 1944 pack of canned vegetables, the canner may consider the share of that preferred user or supplier of preferred users as free stock available for distribution by the canner on an equitable basis in accordance with directions issued by the Administrator of Processed Fruits and Vegetables dealing with distribution of canned vegetables.

Canners Must File Reports

8. Each canner shall file with the Statistics Branch, Wartime Prices and Trade Board, No. 7 Temporary Building, Ottawa, a report in duplicate of his total 1944 pack of each of the kinds of canned fruits and canned vegetables listed in the Table to Section 3. Each canner shall make the report on a form or forms provided by the Board and shall furnish all information required in or by such form and in the manner required. Each report must be filed not later than ten days following completion of his 1944 pack of such canned fruit or canned vegetable.

Distribution of Canned Vegetables by Wholesalers, Wholesalers to Retain Stocks

9. Each wholesaler dealing in canned vegetables shall retain in his possession or under his control five per cent (5%) of all stocks of all canned vegetables received from a canner's 1944 pack until he receives directions in writing from the Administrator of Wholesale Trade or from any other duly authorized representative of the Board, as to their sale and distribution.

Sales by Wholesalers to Preferred Users and Suppliers of Preferred Users

- 10. (1) If, during the period September 1, 1943, to May 1, 1944, inclusive, a wholesaler, under authority of Board Order No. 333, supplied any preferred user or supplier of preferred users with any canned vegetables in excess of the ratable share of canned vegetables due such preferred user or supplier of preferred users in accordance with the Board's requirements respecting equitable distribution, such wholesaler shall, up to and including July 24, 1944, offer to sell to each such preferred user and supplier of preferred users the same quantity by kind, quality and size of his 1944 pack of canned vegetables as he sold under authority of said Order No. 333 to that preferred user or supplier of preferred users in excess of his ratable share of canned vegetables under such equitable distribution during the period September 1, 1943, to May 1, 1944, inclusive.
- (2) The quantity of canned vegetables which a wholesaler is required to offer to sell to a preferred user or supplier of preferred users under subsection (1) shall be in addition to any quantity of canned vegetables which he is required to supply to that person in accordance with any requirement of the Board respecting equitable distribution.
- (3) If, for reasons beyond his control, a wholesaler is unable to supply a customer under subsection (1) with any particular quality or container size of any canned vegetable he must offer to supply that customer with such other qualities or other container sizes of that canned vegetable which he has available, provided that tomatoes and tomato juice shall be interchangeable.

Sales of Canned Vegetables by Retailers to Preferred Users

- 11. (1) If, during the period September 1, 1943 to May 1, 1944, inclusive, a retailer supplied any preferred user with any canned vegetables against a ration cheque under authority of Board Order 333, such retailer, shall, up to and including July 15, 1944, offer to sell to each such preferred user the same quantity by kind, quality, and size of his 1944 pack of canned vegetables as that preferred user so purchased from that retailer during the period September 1, 1943 to May 1, 1944, inclusive.
- (2) The quantity of canned vegetables which a retailer is required to offer to sell to a preferred user under subsection (1) shall be in addition to any quantity of canned

vegetables which he is required to supply to that person in accordance with any requirement of the Board respecting equitable distribution.

- (3) If, for reasons beyond his control, a retailer is unable to supply a customer under subsection (1) with any particular quality or container size of any canned vegetable he must offer to supply that customer with such other qualities or other container sizes of that canned vegetable which he has available, provided that tomatoes and tomato juice shall be interchangeable.
- 12. The Administrator of Wholesale Trade may in special or exceptional cases or circumstances grant any exemption from any provision of this Order to any wholesale or retail supplier or to wholesale and/or retail suppliers generally in any area or place which he may deem to be necessary or proper.

Made at Qttawa, this 3rd day of July, 1944.

D. GORDON, Chairman.

WARTIME PRICES AND TRADE BOARD

Statement of Policy on Equitable Distribution accompanying Order No. 416

As pointed out in the Order its chief purpose is to secure for essential needs an adequate supply of certain canned fruits and vegetables. This Statement of Policy applies to those canned products and supplements the general Policy on Equitable Distribution of Goods in Short Supply.

The above Statement of Policy has been modified by certain instructions to wholesalers and retailers issued by the Co-ordinator Distributive Trades headed "Trade Information on Sales of Canned Vegetables to Preferred Users—Retained Stock 1944 Pack, No. DT-5, dated June 26, 1944".

WARTIME PRICES AND TRADE BOARD

ORDER No. 417

Pork Products

Under powers given to the Board by Order in Council P.C. 8528 dated November 1, 1941, and amendments,

THE BOARD HEREBY ORDERS as follows:

1. Schedule "A" to Board Order No. 247 is hereby amended by listing the following two pork products and prices by Zones therefor under the heading "cooked" and after Product No. 109 listed therein:

"Product		Max.	Wgt.			Zones		
No.	T	Wgt.	Over	1	2	3 -	4	5
		Lbs.	Lbs.					
110	Boneless Picnic, Hock On.	7		36.75	36.25	35.75	35.75	35.75
. 111	Boneless Picnic, Hock On.		7	34.75	$34 \cdot 25$	33.75	33.75	33.75
	,		1					
D., 1., 4		7.5	XX t			Zones		
Product No.		Max. Wgt.	Wgt. Over	6	7	8	9	10
		Lbs.	Lbs.					
110	Boneless Picnic, Hock On.	1 27		35.75	36.00	35.50	35.00	34.25
111	Boneless Picnic, Hock On.		7	33.75	34.00	33.50	33.00	32.25

Product		Max.	Wgt.			Zones		
No.		Wgt.	Over	11	12	13	14	15
	1	Lbs.	Lbs.					
110	Boneless Picnic, Hock On.	7	• • • • • • •	33.50	33.00	34.25	34.00	34.50
111	Boneless Picnic, Hock On.		7	31.50	31.00	32.25	32.00	32.50"

- 2. Schedule "D" to said Order No. 247 is hereby amended by adding the following under the heading "Cooked Pork Products" after the definition of Product No. 109 therein:
 - "Product No. 110—"boneless picnic, hock on" means the cut weighing not more than 7 pounds obtained from a cured picnic, hock on (Product No. 40) after removal of bones;
 - Product No. 111—"boneless picnic, hock on" means the same cut as Product No. 110 but weighing more than 7 pounds."
 - 3. This Order comes into force on July 17, 1944.

Made at Ottawa this 11th day of July, 1944.

D. GORDON,
Chairman.



Administrators' Orders

WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-1231

Maximum Retailers' Prices for Lumber in the Vancouver Forest District

Under powers given by the Wartime Prices and Trade Board to the Timber Administrator, it is hereby ordered on behalf of the Board as follows:

Interpretation

- 1. For the purposes of this Order,
 - (a) "Area No. 1" means:
 - (1) The Cities of Vancouver, New Westminster, Port Coquitlam, Port Moody and North Vancouver;
 - (2) The Districts of West Vancouver, North Vancouver, Coquitlam, Pitt Meadows, Burnaby, Fraser Mills and that part of the District of Surrey lying north of the Hunt Road and the Serpentine Road;
 - (3) The Municipality of Richmond;
 - (4) The Lands of the University of British Columbia, and
 - (5) All that part of Vancouver Island north of a line drawn from Bamfield to Cobble Hill and thence to the northernmost point of the Saanich Peninsula, excluding the City of Nanaimo and the area within a distance of 5 miles of the limits of the said City of Nanaimo.
 - (b) "Area No. 2" means all that part of the Vancouver Forest District east of the boundary line separating the New Westminster Land District from the Yale Land District;
 - (c) "Area No. 3" means all that part of Vancouver Island south of a line drawn from Bamfield to Cobble Hill and thence to the northernmost point of the Saanich Peninsula;
 - (d) "Area No. 4" means all that part of the Vancouver Forest District excluding Area No. 1, Area No. 2 and Area No. 3;
 - (e) "Lumber" means lumber, shingles and lath;
 - (f) "Point of shipment" means any warehouse, lumber yard or place from which lumber is shipped or delivered;
 - (g) "Vancouver Forest District" means all that part of British Columbia known as the Vancouver Forest District and outlined on a map issued by the Department of Lands of the said Province, dated March 31, 1937 (Reprint April, 1942).

Maximum Retailers' Prices Fixed

2. (1) The maximum price (including Federal Sales Tax) at which any person may sell or offer for sale at retail, or at which any person may purchase at retail, any lumber described in Schedule A to this Order which is shipped or to be shipped pursuant to such sale or offer, from any point of shipment (a) within Area No. 1, shall be the prices shown for such lumber in Schedule A and (b) within Area No. 2, shall be the prices shown in Schedule A increased by an amount of \$1.00 per thousand pieces in the case of lath, 60 cents per thousand or 50 cents per square in the case of shingles and \$5.00 per thousand feet board measure or per thousand feet surface measure in the case of all other items of lumber and (c) within Area No. 4 shall be the prices shown in Schedule A increased by an amount of 50 cents per thousand pieces in the case of lath, 35 cents per thousand or 30 cents per square in the case of shingles and \$3.00 per thousand feet board measure or per thousand feet surface measure in the case of all other items of lumber.

(2) The maximum prices (including Federal Sales Tax) at which any person may sell or offer for sale at retail, or at which any person may purchase at retail, any lumber described in Schedule B to this Order, which is shipped or to be shipped pursuant to such sale or offer from any point of shipment within Area No. 3 shall be the prices shown for such lumber in Schedule B.

Special Sizes and Grades of Lumber

- 3. (1) When any lumber is manufactured to rough or finished sizes other than those sizes designated in the Schedules to this Order, such lumber shall not be sold until the price has been fixed upon application made to the Timber Administrator;
 - (2) When any lumber is offered for sale in grades not designated in the Schedules to this Order, such lumber shall not be sold until the price has been fixed upon application made to the Timber Administrator.

Invoices to Show Particulars of Lumber Sold

4. Every person selling lumber at retail from any point of shipment within the Vancouver Forest District, shall complete in duplicate an invoice covering each such sale made by him, stating therein the point of shipment and full particulars of the species, sizes and grades of the lumber sold and the price or prices charged therefor and shall keep on file one copy of each invoice and shall deliver the other copy to the purchaser.

Effective Date

This Order shall be effective on and after the 20th day of June, 1944.
 Dated at Ottawa this 29th day of May, 1944.

A. H. WILLIAMSON, Timber Administrator.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

Note:—This Order covers the sale of lumber at retail from any point of shipment within the Vancouver Forest District. "Area No. 4" includes all the other areas of the Vancouver Forest District not specifically described under the definitions of "Area No. 1", "Area No. 2" and "Area No. 3". Therefore, the city of Nanaimo and the area within a distance of five miles of the limits of the city (which are excluded from Area No. 1) fall under "Area No. 4".

SCHEDULE A

TO ADMINISTRATOR'S ORDER No.-A1231

MAXIMUM RETAIL PRICES FOR LUMBER IN THE VANCOUVER FOREST DISTRICT EXCEPTING THE VICTORIA DISTRICT

(Subject to the Differentials Set Out in Section 2 (1))

Unless otherwise indicated all prices set out hereunder refer to One Thousand Feet Board Measure, and all measurements are calculated from the nominal size.

SOFTWOOD LUMBER

B.C. FIR, HEMLOCK, AND SITKA SPRUCE

No. 1 Common dimension, Rough or Surfaced to full, Nominal or Standard Sizes

		Len	GTHS	
	8' to 14'	16′	18' and 20'	22' to 32'
2 x 3" and 2 x 4". 2 x 6" and 2 x 8". 2 x 10". 2 x 12". 2 x 12". 2 x 16".	\$32.00 32.00 34.00 35.00 36.00 37.00	\$34.00 34.00 36.00 38.00 38.00 39.00	\$35.00 35.00 38.00 39.00 39.00 40.00	\$38.00 39.00 40.00 42.00 42.00 43.00

$2 \times 3''$, $2 \times 4''$, $2 \times 6''$ and $2 \times 8''$ —6' in length	\$30.00
2 x 2"—Random lengths	. 38.00

For No. 1 Common Dimension which may include 15% No. 2 Common, DEDUCT \$1.00 from the above prices.

For No. 2 Common Dimension DEDUCT \$3.00 from the above prices.

For No. 3 Common Dimension DEDUCT \$6.00 from the above prices.

For No. 4 Common Dimension DEDUCT \$10.00 from the above prices.

For Select Common Dimension ADD \$3.00 to the above prices.

Dressing Charges

For Surfacing 1S and/or 1E according to the dressing rules of the British Columbia Lumber and Shingle Manufacturers' Association, Vancouver, British Columbia, ADD \$2.00 to the above prices.

For D and M with 15% degrade included ADD \$2.50 to the above prices.

FIR, HEMLOCK, CEDAR, AND SITKA SPRUCE

No. 1 Common Plank and Timbers Rough

		Sta	NDARD LENG	THS	
_	8' to 40' R/L or specified lengths 8' to 20'	22' to 30'	32' to 40'	42' to 50'	52' to 60'
Standard Sizes— 3 x 3" to 14 x 14". 3, 4, 6, 8 and 10 x 16". 3, 4, 6, 8 and 10 x 20". 6, 8 and 10 x 22". 6, 8 and 10 x 22". 12, 14 and 16 x 16". 12, 14, 16, 18 and 20 x 20". 12, 14, 16, 18 and 20 x 20". 12, 14, 16, 18, 20 and 22 x 22". 12, 14, 16, 18, 20, 22 and 24 x 24".	\$35.00 36.00 37.00 37.50 38.00 36.00 37.50 38.00	\$37.00 37.50 38.00 39.00 40.00 40.50 37.50 38.00 39.00 40.00 40.50	\$36.00 36.00 37.00 37.50 38.00 39.00 37.00 37.50 38.00 39.00	\$43.00 44.00 45.00 46.50 47.50 48.00 44.00 45.00 46.50 47.50 48.00	\$52.50 53.50 55.50 56.50 57.50 58.00 53.50 55.00 56.50 57.50

For thicknesses or widths greater than 24 x 24" ADD \$1.00 for each inch in thickness or width in excess of 24" to the above prices for 24 x 24".

For lengths of over 60' ADD \$1.00 to the prices set out above for lengths of 52 to 60' for each foot in excess of 60'.

For odd (but not fractional) widths or thicknesses ADD to the price of the next greater standard width or thickness set out above \$1.00.

For fractional widths or thicknesses ADD to the price of the next greater standard width or thickness set out above \$2.00.

For odd or fractional lengths ADD to the price of the next greater standard length set out above \$1.00.

For No. 2 Common Plank and Timbers DEDUCT \$3.00 from the above prices.

For No. 3 Common Plank and Timbers DEDUCT \$6.00 from the above prices.

For Select Common Plank and Timbers ADD \$3.00 to the above prices.

For Structural ADD \$1.00 to the above prices.

For Select Structural ADD \$7.50 to the above prices.

For Dense Select Structural ADD \$10.50 to the above prices.

For No. 1 Common Selected for creosoting purposes ADD \$1.00 to the above prices.

For Specifications ordered by the buyer calling for 25% or more of one length of 12 to 20' ADD \$1.50, of 21 to 31' ADD \$2.50, of 32 to 40' ADD \$1.50, of 41 to 50' ADD \$4.00, of 51 to 60' ADD \$2.50 to the above prices.

For Scow Material, Selected Common, (Sap no defect) ADD \$3.00 to the above prices.

For Barge Grade, admitting Sap ½ thickness ADD \$5.00 to the above prices.

For Barge Grade practically free of Sap ADD \$10.00 to the above prices.

For Outside of Heart Sizes 6 x 6" to 8 x 12" ADD \$2.00 to the above prices.

For Outside of Heart Sizes 10 x 10" to 14 x 16" ADD \$5.00 to the above prices.

Charges for Dressing Planks and Timbers

targes for 17 costing 1 taries and 1 timbers	
S1E, S2S, S1S2E or S4S, sizes 3 x 3" to 14 x 16", 8 to 40' in length	. \$1.00
S1E, S2S, S1S2E or S4S, sizes 16 x 16", 3 x 18" to 16 x 30", 8 to 40' in length	a 3.00
S1E, S2S, S1S2E or S4S, sizes 18 x 18" and larger, 8 to 40' in length	. 5.00
For lengths over 40' to 50'	. 2.00
For lengths over 50' to 60'	. 4.00
For lengths over 60'	. 6.00
For Rabbeting, tongued and grooved, grooved for Splines, Shiplap o	r
outgauged 3 x 3" and larger	. 3.00
For trimming and squaring both ends	. 3.00
For trimming and squaring both ends 4' and shorter	. 5.00
For tapering 20' and shorter	5.00
For diagonal resawing	

FIR AND HEMLOCK

Door Stock

	Green	Kiln Dried
5" B and Better Edge Grain, Rough. 6" B and Better Edge Grain, Rough. 8" B and Better Edge Grain, Rough. 9" B and Better Edge Grain, Rough. 10" B and Better Edge Grain, Rough. 12" B and Better Edge Grain, Rough. 12" B and Better Edge Grain, Rough. No. 1 Shop. No. 1 Shop. No. 2 Shop.	\$66.50 68.50 72.00 79.00 79.00 85.00 57.25 46.50 41.25	\$74.50 76.50 80.00 87.50 87.50 93.00 65.50 54.50 39.50

For Dressing Add \$1.00 to the above prices

Mining Guides

-	Clear	Selected
Sizes 4 x 6" and larger	\$76.50 66.00	\$56.00 45.25

For Clear free of Sap ADD 10.00 to the above prices. For Selected free of Sap ADD 5.00 to the above prices. For Fractional sizes ADD \$2.00 to the above prices. For Dressing ADD \$1.00 to the above prices.

Cross Arm Stock		
C and Better Clear Rough	Green	Kiln Drie
Random Lengths	\$60.50 71.25	\$68.50 79.25
Fir and Hemlock—		*
Selected Common		
	Green	Kiln Dried
Random Lengths		\$53.50 59.00
Pipe and Tank Stock		
Rough, Green Bright Sap no Defect	Band	Selected
	Better	Common
1½ x 4"	\$49.00	\$40.00
2 x 4"	46.50	38.00
2 x 6"		40.00
3 x 6"		45.50
3 x 8"		45.50
3 x 10"		45.50 45.50
3 x 12"		40.00
Flooring		
	Edge	Flat
	Grain	Grain
1 x 3" B and Better		\$48.00
1 x 3" C		46.00
1 x 3" D. 1 x 3" C and Better, Shorts 3' to 6'		42.00
1 x 3" C and Better, Shorts 3' to 6'		35.00 53.00
1 x 4" C.		51.00
1 x 4" D		42.00
1 x 4" C and Better, Shorts 3' to 6'		36.00
1 x 6" B and Better		57.00
1 x 6" C	72.00	56.00
1 x 6" D		45.00
1 x 6" C and Better, Shorts 3' to 6'		42.00
$1\frac{1}{4} \times 4''$ B and Better		58.00
1½ x 4" C		57.00
1½ x 4" D	477 00	44.00
1½ x 4" D and Better		42.00
1½ x 4" C and Better, Shorts 3' to 6'	32.00	42.00

Ceiling	
\$44.00 per MF	
$\frac{5}{8} \times 3'' \text{ C}$. 42.00 per MF3 $\frac{5}{8} \times 3'' \text{ D}$. 38.00 per MF3	
5 x 3" C and Better, Shorts 3' to 6'	SM
5 x 4" B and Better	
5 x 4" C	
5 x 4" D	
§ x 4" C and Better, Shorts 3' to 6'	21/1
1 x 3" C	
1 x 3" D	
1 x 3" C and Better, Shorts 3' to 6'	
1 x 4" B and Better	
1 x 4" D	
1 x 4" C and Better, Shorts 3' to 6'	
1 x 6" B and Better	
1 x 6" C 54.00	
1 x 6" D	
1 x 0 C and Detter, Shorts 5 to 0	
Siding	
1 x 4" B and Better\$53.	00
1 x 4" C	
1 x 4" D	
1 x 4" C and Better, Shorts 3' to 6'	
1 x 6" C	00
1 x 6" D	00
1 x 6" C and Better, Shorts 3' to 6'	00
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1 x 2" B and Better \$59. 1 x 3" B and Better 54. 1 x 4" B and Better 59. 1 x 5" B and Better 70. 1 x 6" B and Better 65. 1 x 8" B and Better 65. 1 x 10" B and Better 70. 1 x 12" B and Better 83. 1 x 4" B and Better 64. 1 x 5" B and Better 75.	00 00 00 00 00 00 00
1 x 2" B and Better \$59. 1 x 3" B and Better 54. 1 x 4" B and Better 59. 1 x 5" B and Better 70. 1 x 6" B and Better 65. 1 x 10" B and Better 70. 1 x 12" B and Better 83. 1 x 4" B and Better 83. 1 x 5" B and Better 75. 1 x 6" B and Better 70. 1 x 8" B and Better 70.	00 00 00 00 00 00 00 00
1 x 2" B and Better \$59. 1 x 3" B and Better 54. 1 x 4" B and Better 59. 1 x 5" B and Better 70. 1 x 6" B and Better 65. 1 x 10" B and Better 70. 1 x 12" B and Better 70. 1 x 12" B and Better 83. $\frac{1}{4}$ x 4" B and Better 64. $\frac{1}{4}$ x 5" B and Better 75. $\frac{1}{4}$ x 8" B and Better 70. $\frac{1}{4}$ x 8" B and Better 70. $\frac{1}{4}$ x 10" B and Better 75.	00 00 00 00 00 00 00 00 00 00
1 x 2" B and Better \$59. 1 x 3" B and Better 54. 1 x 4" B and Better 59. 1 x 5" B and Better 70. 1 x 6" B and Better 65. 1 x 10" B and Better 70. 1 x 12" B and Better 83. 1 x 4" B and Better 83. 1 x 5" B and Better 75. 1 x 6" B and Better 70. 1 x 8" B and Better 70.	00 00 00 00 00 00 00 00 00 00
1 x 2" B and Better \$59. 1 x 3" B and Better 54. 1 x 4" B and Better 59. 1 x 5" B and Better 70. 1 x 6" B and Better 65. 1 x 8" B and Better 65. 1 x 10" B and Better 70. 1 x 12" B and Better 83. $\frac{1}{4}$ x 4" B and Better 64. $\frac{1}{4}$ x 5" B and Better 75. $\frac{1}{4}$ x 8" B and Better 70. $\frac{1}{4}$ x 8" B and Better 70. $\frac{1}{4}$ x 10" B and Better 75. $\frac{1}{4}$ x 12" B and Better 88.	00 00 00 00 00 00 00 00 00 00 00
1 x 2" B and Better \$59. 1 x 3" B and Better 54. 1 x 4" B and Better 59. 1 x 5" B and Better 70. 1 x 6" B and Better 65. 1 x 8" B and Better 65. 1 x 10" B and Better 70. 1 x 12" B and Better 83. 1 x 4" B and Better 64. 1 x 5" B and Better 75. 1 x 8" B and Better 70. 1 x 8" B and Better 75. 1 x 8" B and Better 75. 1 x 12" B and Better 88. 1 x 2" B and Better 88.	00 00 00 00 00 00 00 00 00 00 00 00 00
1 x 2" B and Better \$59. 1 x 3" B and Better 54. 1 x 4" B and Better 59. 1 x 5" B and Better 70. 1 x 6" B and Better 65. 1 x 8" B and Better 65. 1 x 10" B and Better 70. 1 x 12" B and Better 83. 1 x 4" B and Better 64. 1 x 5" B and Better 75. 1 x 8" B and Better 70. 1 x 8" B and Better 75. 1 x 10" B and Better 88. 1 x 2" B and Better 88. 1 x 4" B and Better 64. 1 x 5" B and Better 88. 1 x 5" B and Better 64. 1 x 5" B and Better 75. 1 x 5" B and Better 75. 1 x 5" B and Better 75. 1 x 6" B and Better 75. 1 x 6" B and Better 75. 1 x 6" B and Better 75. 1 x 6" B and Better 75. 1 x 6" B and Better 75. 1 x 6" B and Better 75. 1 x 6" B and Better 75.	00 00 00 00 00 00 00 00 00 00 00 00 00
1 x 2" B and Better \$59. 1 x 3" B and Better 54. 1 x 4" B and Better 59. 1 x 5" B and Better 65. 1 x 6" B and Better 65. 1 x 10" B and Better 70. 1 x 12" B and Better 83. 1 x 4" B and Better 83. 1 x 5" B and Better 75. 1 x 8" B and Better 70. 1 x 8" B and Better 70. 1 x 8" B and Better 75. 1 x 12" B and Better 88. 1 x 4" B and Better 88. 1 x 4" B and Better 64. 1 x 5" B and Better 75. 1 x 6" B and Better 75. 1 x 6" B and Better 75. 1 x 8" B and Better 70. 1 x 8" B and Better 70. 1 x 8" B and Better 70. 1 x 8" B and Better 70. 1 x 8" B and Better 70.	00 00 00 00 00 00 00 00 00 00 00 00 00
1 x 2" B and Better \$59. 1 x 3" B and Better 54. 1 x 4" B and Better 59. 1 x 5" B and Better 70. 1 x 6" B and Better 65. 1 x 8" B and Better 70. 1 x 10" B and Better 70. 1 x 12" B and Better 83. 1 x 4" B and Better 75. 1 x 8" B and Better 70. 1 x 8" B and Better 70. 1 x 10" B and Better 75. 1 x 10" B and Better 88. 1 x 2" B and Better 88. 1 x 4" B and Better 76. 1 x 5" B and Better 76. 1 x 5" B and Better 76. 1 x 5" B and Better 76. 1 x 8" B and Better 76. 1 x 8" B and Better 76. 1 x 8" B and Better 77. 1 x 8" B and Better 70. 1 x 8" B and Better 75. 1 x 8" B and Better	00 00 00 00 00 00 00 00 00 00 00 00 00
1 x 2" B and Better \$59. 1 x 3" B and Better 54. 1 x 4" B and Better 59. 1 x 5" B and Better 65. 1 x 6" B and Better 65. 1 x 10" B and Better 70. 1 x 12" B and Better 83. 1 x 4" B and Better 83. 1 x 5" B and Better 75. 1 x 8" B and Better 70. 1 x 8" B and Better 70. 1 x 8" B and Better 75. 1 x 12" B and Better 88. 1 x 4" B and Better 88. 1 x 4" B and Better 64. 1 x 5" B and Better 75. 1 x 6" B and Better 75. 1 x 6" B and Better 75. 1 x 8" B and Better 70. 1 x 8" B and Better 70. 1 x 8" B and Better 70. 1 x 8" B and Better 70. 1 x 8" B and Better 70.	00 00 00 00 00 00 00 00 00 00 00 00 00
1 x 2" B and Better \$59. 1 x 3" B and Better 54. 1 x 4" B and Better 59. 1 x 5" B and Better 70. 1 x 6" B and Better 65. 1 x 8" B and Better 65. 1 x 10" B and Better 70. 1 x 12" B and Better 83. 1 x 4" B and Better 64. 1 x 8" B and Better 70. 1 x 8" B and Better 70. 1 x 8" B and Better 70. 1 x 10" B and Better 75. 1 x 12" B and Better 88. 1 x 4" B and Better 88. 1 x 4" B and Better 64. 1 x 5" B and Better 75. 1 x 8" B and Better 70. 1 x 8" B and Better 75. 1 x 8" B and Better 70. 1 x 8" B and Better 75. 1 x 12" B and Better 75. 1 x 12" B and Better 88. 2 x 3" B and Better 88. 2 x 3" B and Better 60.	00 00 00 00 00 00 00 00 00 00 00 00 00
1 x 2" B and Better \$59. 1 x 3" B and Better 54. 1 x 4" B and Better 59. 1 x 5" B and Better 70. 1 x 6" B and Better 65. 1 x 8" B and Better 65. 1 x 10" B and Better 70. 1 x 12" B and Better 83. 1 x 4" B and Better 64. 1 x 5" B and Better 70. 1 x 8" B and Better 70. 1 x 8" B and Better 70. 1 x 8" B and Better 75. 1 x 12" B and Better 88. 1 x 4" B and Better 88. 1 x 4" B and Better 70. 1 x 8" B and Better 88. 1 x 8" B and Better 70. 1 x 8" B and Better 75. 1 x 8" B and Better 70. 1 x 8" B and Better 70. 1 x 12" B and Better 88. 2 x 3" B and Better 88. 2 x 4" B and Better 64. 4" B and Better 66. 4" B and Better 66.	00 00 00 00 00 00 00 00 00 00 00 00 00
1 x 2" B and Better \$59. 1 x 3" B and Better 54. 1 x 4" B and Better 59. 1 x 5" B and Better 70. 1 x 6" B and Better 65. 1 x 10" B and Better 70. 1 x 12" B and Better 83. 1 x 4" B and Better 83. 1 x 5" B and Better 70. 1 x 8" B and Better 70. 1 x 8" B and Better 70. 1 x 8" B and Better 70. 1 x 12" B and Better 75. 1 x 12" B and Better 88. 1 x 4" B and Better 64. 1 x 5" B and Better 70. 1 x 8" B and Better 88. 2 x 3" B and Better 75. 1 x 12" B and Better 75. 1 x 12" B and Better 88. 2 x 3" B and Better 88. 2 x 4" B and Better 88. 2 x 4" B and Better 66. 2 x 4" B and Better 66. 2 x 4" B and Better 66. 2 x 5" B and Better 75.	00 00 00 00 00 00 00 00 00 00 00 00 00
1 x 2" B and Better \$59. 1 x 3" B and Better 54. 1 x 4" B and Better 59. 1 x 5" B and Better 70. 1 x 6" B and Better 65. 1 x 8" B and Better 70. 1 x 10" B and Better 70. 1 x 12" B and Better 83. 1 x 4" B and Better 70. 1 x 5" B and Better 70. 1 x 8" B and Better 70. 1 x 8" B and Better 70. 1 x 10" B and Better 75. 1 x 12" B and Better 88. 1 x 2" B and Better 70. 1 x 8" B and Better 70. 1 x 8" B and Better 88. 2 x 3" B and Better 70. 1 x 12" B and Better 75. 1 x 12" B and Better 75. 1 x 12" B and Better 88. 2 x 3" B and Better 88. 2 x 3" B and Better 64. 2 x 4" B and Better 65. 2 x 4" B and Better 65. 2 x 5" B and Better 75. 2 x 6" B and Better 75. 2 x 6" B and Better	00 00 00 00 00 00 00 00 00 00 00 00 00
1 x 2" B and Better \$59. 1 x 3" B and Better 54. 1 x 4" B and Better 59. 1 x 5" B and Better 70. 1 x 6" B and Better 65. 1 x 10" B and Better 70. 1 x 12" B and Better 83. 1 x 4" B and Better 83. 1 x 5" B and Better 70. 1 x 8" B and Better 70. 1 x 8" B and Better 70. 1 x 8" B and Better 70. 1 x 12" B and Better 75. 1 x 12" B and Better 88. 1 x 4" B and Better 64. 1 x 5" B and Better 70. 1 x 8" B and Better 88. 2 x 3" B and Better 75. 1 x 12" B and Better 75. 1 x 12" B and Better 88. 2 x 3" B and Better 88. 2 x 4" B and Better 88. 2 x 4" B and Better 66. 2 x 4" B and Better 66. 2 x 4" B and Better 66. 2 x 5" B and Better 75.	00 00 00 00 00 00 00 00 00 00 00 00 00

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3 x 3" to 4 x 6" C and Better. 5 x 5" to 6 x 6" C and Better. For C Finish DEDUCT \$5.00 from the above prices. For D Finish DEDUCT \$10.00 from the above prices. For Edge Grain 4" to 6" in width ADD \$12.50 to the above prices. For Edge Grain 7" to 8" in width ADD \$15.00 to the above prices. For Edge Grain 9" to 12" in width ADD \$20.00 to the above prices. For Finish wider than 12" ADD \$5.00 to the above prices for every 1" in 12". For Shelving the maximum prices shall be the prices shown above for C	n width over
Window and Door Jamb B and Better Window Jamb 1 x 6" finished to 5\frac{1}{4}". B and Better Window Jamb 1\frac{1}{2} x 5" finished to 4\frac{1}{4}". B and Better Window Jamb 1\frac{1}{2} x 6" finished to 5\frac{1}{2}". B and Better Door Jamb finished 5\frac{1}{4}". For B and Better finished 5\frac{1}{2}" Window or Door Jamb ADD \\$2.50 to prices for 5\frac{1}{4}".	\$74.00 81.00 81.00 76.00 to the above
Door and Window Sill and Water Table 2 x 8" Worked to pattern. 2 x 10" Worked to pattern.	\$75.00 78.00
Casing and Apron $1 \times 4''$ B and Better. $1 \times 5''$ and $\frac{5}{8} \times 5''$ B and Better $1 \times 6''$ and $\frac{5}{8} \times 6''$ B and Better	\$65.00 72.00 69.00
Base and Base Block 1 x 6" and 5/8 x 6" B and Better. 1 x 8" and 5/8 x 8" B and Better. 1 x 10" B and Better. 5" Base Block B and Better.	\$69.00 71.00 72.00 76.00
Stepping $1\frac{1}{4}$ " and $1\frac{1}{2}$ " x 10" B and Better Edge Grain $1\frac{1}{4}$ " and $1\frac{1}{2}$ " x 12" B and Better Edge Grain	\$100.00 112.00
3 x 4", 4 x 4" and 5 x 5" B and Better	Common 5.00
Rough Kiln Dried Clears 1 x 4" B and Better 6 to 20' Flat Grain. 1 x 5" B and Better 6 to 20' Flat Grain. 1 x 6" B and Better 6 to 20' Flat Grain. 1 x 8" B and Better 6 to 20' Flat Grain. 1 x 10" B and Better 6 to 20' Flat Grain. 1 x 12" B and Better 6 to 20' Flat Grain. 1 x 12" B and Better 6 to 20' Flat Grain. 1 x 3" B and Better 6 to 20' Flat Grain. 1 x 4" B and Better 6 to 20' Flat Grain. 1 x 5" B and Better 6 to 20' Flat Grain. 1 x 8" B and Better 6 to 20' Flat Grain. 1 x 8" B and Better 6 to 20' Flat Grain. 1 x 8" B and Better 6 to 20' Flat Grain. 1 x 10" B and Better 6 to 20' Flat Grain. 1 x 12" B and Better 6 to 20' Flat Grain. 1 x 12" B and Better 6 to 20' Flat Grain. 1 x 12" B and Better 6 to 20' Flat Grain. 1 x 12" B and Better 6 to 20' Flat Grain. 1 x 5" B and Better 6 to 20' Flat Grain. 1 x 5" B and Better 6 to 20' Flat Grain. 1 x 5" B and Better 6 to 20' Flat Grain. 1 x 8" B and Better 6 to 20' Flat Grain. 1 x 8" B and Better 6 to 20' Flat Grain. 1 x 8" B and Better 6 to 20' Flat Grain. 1 x 8" B and Better 6 to 20' Flat Grain. 1 x 8" B and Better 6 to 20' Flat Grain. 1 x 8" B and Better 6 to 20' Flat Grain. 1 x 8" B and Better 6 to 20' Flat Grain. 1 x 10" B and Better 6 to 20' Flat Grain. 1 x 10" B and Better 6 to 20' Flat Grain.	\$60.00 66.00 64.00 66.00 70.00 83.00 59.00 66.00 73.00 77.00 89.00 59.00 66.00 73.00 70.00 73.00 70.00 73.00 70.00 73.00

O - OU D - I D-U- C t-/OU Flat Classic
2 x 3" B and Better 6 to 20' Flat Grain
2 x 5" B and Better 6 to 20 Flat Grain
2 x 6" B and Better 6 to 20' Flat Grain. 66.00
2 x 8" B and Better 6 to 20' Flat Grain
2 x 10" B and Better 6 to 20' Flat Grain
3 and 4 x 4" B and Better 6 to 20' Flat Grain
3 and 4 x 4 B and Better 6 to 20 Flat Grain
3 and 4 x 8" B and Better 6 to 20" Flat Grain. 91.00
3 and $4 \times 10^{\circ}$ B and Better 6 to 20° Flat Grain
3 and 4 x 12" B and Better 6 to 20' Flat Grain
6 x 6" to 8 x 8" B and Better 6 to 20' Flat Grain
6 x 10" to 8 x 12" B and Better 6 to 20' Flat Grain
For C Rough Clears DEDUCT \$5.00 from the above prices.
For Edge Grain 4" to 6" in width ADD \$12.50 to the above prices.
For Edge Grain over 6" to 8" in width ADD \$15.00 to the above prices.
For Edge Grain over 8" to 12" in width ADD \$20.00 to the above prices.
For Rough Clears wider than 12" ADD \$5.00 to the above prices for 12" widths
for every 1" in width over 12".
For any of the above items of Door Stock or any other items mentioned thereafter
ordered by the buyer in specified lengths (with the exception of the item of Cross. Arm
Stock) the following additions may be made to the maximum prices set out above:
Lengths 8 to 14' inclusive
Lengths over 14' to 16'
Lengths over 16' to 18'
Lengths over 18' to 20'
To Company Company House
Fir, Cedar, Spruce and Hemlock
Resawn Boards
No. 1 Common 4 to 12" in width with 15% No. 2 Common permitted, surfaced to $\frac{3}{3}$ ".
Fir
Cedar. 24.00 per MFSM
Spruce. 24.00 per MFSM
Hemlock. 23.00 per MFSM
For specified widths ordered by the buyer 10" to 12" ADD \$3.00 to the above prices.
For specified lengths ordered by the buyer 12' and under ADD \$2.00 to the above prices.
For specified lengths ordered by the buyer over 12' ADD \$3.00 to the above prices.
FIR AND HEMLOCK
No. 1 Common Boards and Shiplap
Rough or Surfaced to Full or Standard Sizes
1 x 2" and 1 x 3"\$32.00

100 agri or Sarjacca to 1 att or Startaara Stace	
1 x 2" and 1 x 3"	\$32.00
1 x 4"	30.00
1 x 6"	
1 x 8"	
1 x 10"	
1 x 12"	
5" Shiplap Finished ½" full No. 1 Common allowing 15% No. 2 Common	a

\$30.00 per MFSM For No. 2 Common Boards and Shiplap DEDUCT \$2.00 from the above prices.

For No. 3 Common Boards and Shiplap DEDUCT \$4.00 from the above prices.

For No. 4 Common Boards and Shiplap DEDUCT \$10.00 from the above prices.

For Selected Common Boards and Shiplap ADD \$3.00 to the above prices.

For Specified lengths ordered by the buyer Boards and Shiplap 12' or under ADD \$2.00 to the above prices.

For Specified lengths ordered by the buyer Boards and Shiplap over 12' ADD \$3.00 to the above prices.

For SPRUCE Boards and Shiplap ADD \$2.00 to the above prices.

For Dressed and Matched or Centre Matched with 15% degrade included the maximum prices shall be the prices shown above for No. 1 Common Boards and Shiplap.

Well Curbing

Fir Hemlock Spruce Random lengths..... \$42.00 \$43.00 \$49.00

For Specified lengths ordered by the buyer 8 to 14' ADD \$2.00 to the above prices. For Specified lengths ordered by the buyer 16 to 20' ADD \$3.00 to the above prices.

Mouldings

The maximum prices for Fir and Hemlock Mouldings shall be the prices shown in No. 6 B.C. Catalogue of Standard Mouldings, dated October 5, 1943.

LATH

	No. 1	No. 2
Fir	\$6.60	\$5.60
Cedar and Sitka Spruce	9.50	6.60

RED CEDAR SHINGLES, GREEN

	No. 1	No. 2	No. 3
XXX. XXXXX Perfections. Royals.	6.25 per square	\$5.25 per thousand 4.50 per square 5.00 per square 5.25 per square	\$4.25 per thousand 4.00 per square 3.75 per square 3.75 per square

For Kiln Dried Shingles ADD 10c. per square or per thousand to the above prices.

RED CEDAR

Boards and Shiplap

No. 1 Common, DM-S2S-CM or Drop Siding

Rough or surfaced to full or standard	'd sizes	
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																											29.00	
1 x	4".						 		 				 	 		 					 	 					30.00)
1 x	$6^{\prime\prime}$.				 		 		 ٠.					 		 					 	 	 				33.00)
1 x	8".				 		 							 		 					 	 	 				35.00)
1 x	10'	′ . .			 											 					 	 	 				35.00)
1 x	12"	٠			 									 		 					 	 	 				37.00)
777	3.7	^	~			300		7		- 1	~	4	 7	- 1	n 1	 ¬ -	7/	VPT	٠.	00	 ~ ~			. 2				

For No. 2 Common Boards and Shiplap, DEDUCT \$2.00 from the above prices.

For No. 3 Common DEDUCT \$5.00 from the above prices.

For Selected Common ADD \$3.00 to the above prices.

For Specified Lengths ordered by the buyer ADD \$2.00 to the above prices.

No. 1 Common Dimension

Ro	ugh or st	irfaced to:	full or s	standard si	zes
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2 x 3" Random Lengths\$	35.00
2 x 4" Random Lengths	
2 x 6" Random Lengths	35.00
2 x 8" Random Lengths	35.00
2 x 10" Random Lengths,	35.00
2 x 12" Random Lengths	35.00
For No. 2 Common Dimension DEDUCT \$3.00 from the above prices.	

For No. 3 Common Dimension DEDUCT \$7.00 from the above prices.

For Specified Lengths ordered by the buyer ADD \$2.00 to the above prices.

Finish SAS

100	ы одо	
	½ and 1" x 3 R-L 8-18'	\$ 77.00
	½ and 1" x 4 R-L 8-18'	77.00
	½ and 1" x 5 R-L 8-18'	87.00
	½ and 1" x 6 R-L 8-18'	93.00
	½ and 1" x 8 R-L 8-18'	106.00
	½ and 1" x 10 R-L 8-18'	112.00
	and 1" x 12 R-L 8-18'	117.00

For Specified Lengths 13' and Shorter ordered by the buyer ADD \$5.00 to the above

For Specified Lengths over 13' ordered by the buyer ADD \$10.00 to the above prices.

For Vertical Grain 8" and less in width—ADD \$5.00 to the above prices.

For Vertical Grain over 8"—ADD \$10.00 to the above prices.

For 11, 12 and 2" in thickness—ADD \$5,00 to the above prices.

For 14, 12 and 2 in one and	TIDD \$0.00 to the above	prices.
Lattice S4S 5/16 x 1\frac{3}{8}"	3'-7' \$0.50 per 100 lin. ft 0.50 per 100 lin. ft.	over 7' to 18' \$0.85 per 100 lin. ft. 0.95 per 100 lin. ft.
Grounds		\$0.50 per 100 lin. ft.
Mouldings ½ x 2" S4S. 1 x 2" S4S. 2 x 2" S4S. No. 2119 Quarter Round. No. 2125 Half Round. No. 2167 Astragal. No. 2155 O.G. Stop. No. 2262 Crown Moulding. The above numbers refer to Noctober 5, 1943.		2.15 per 100 lin. ft. 4.30 per 100 lin. ft. 1.10 per 100 lin. ft. 1.10 per 100 lin. ft. 1.10 per 100 lin. ft. 1.65 per 100 lin. ft. 1.65 per 100 lin. ft.

Pickets

1	. :	X	3-3				 	 			 	 							 \$4.00]	oer	100	pieces	
- 1	. :	X	3-3	<u>1</u> ′.		 	 	 	 		 	 	 					 	 5.00	oer	100	pieces	
- 1		v	3-4																5 50 7	ner	100	nieces	

Pane

iei	DIOCK					
1	x 6"-10"	R-L aı	nd R-W	No. 1	Knotty.	 \$80.00

1 x 6"-10" R-L and R-W No. 2 Knotty...... 50.00

 1 x 2" Cedar Panel Strip.
 1.65 per 100 lin. ft.

 1 x 8" to 10" R-L 3'-7' Clear Moulded.
 95.00

 1 x 8" to 12" R-L and R-W Cleared Moulded ADD \$15.00 to price of Finish \$4\$

 8' to 18'.

BOAT CEDAR

Thiskness	Width Before Machining	Length	Maximum 1 Excluding F Tax When	Maximum Retail Prices Including Federal		
Thickness			Boat Builders	Com- mercial Fishermen	Sales Tax When Selling to all Other Persons	
1" 1" 1" 1" 1" 1" 1" 1" 1" 1" 1" 1" 1" 1	8" 10" 12" 14"	10' to 18' 10' to 18'	\$ 97.00 106.00 112.00 124.00 134.00 139.00 153.00 163.00 117.00 118.00 130.00 140.00 145.00 164.00 174.00	\$107.00 116.00 122.00 134.00 149.00 163.00 173.00 113.00 122.00 128.00 140.00 150.00 174.00 184.00	\$113.00 122.00 129.00 142.00 153.00 158.00 173.00 184.00 117.00 129.00 135.00 148.00 159.00 185.00 195.00	

- For Specified Lengths of 12' and under ordered by the buyer ADD \$5.00 to the above prices.
- For Specified Lengths of over 12' to 20' ordered by the buyer ADD \$10.00 to the above prices.
- For Specified Lengths of over 20' to 24' ordered by the buyer ADD \$15.00 to the above prices.
- For Specified Lengths of over 24' to 32' ordered by the buyer ADD \$25.00 to the above prices.
- For Orders of Surfaced Lumber of less than 100 feet Board Measure an additional 75 cents may be charged for each order.

SIDING

Common Siding		
³ / ₄ x 10" No.	1 Common Bungalow Rough	\$42.00 per M.F.S.M.
1 x 10"-12"	Waney Edge—Common Rough or S1S	43.00

Bevel Sidina

Angle Rustic Siding

1 x 4" No. 3 and Better.....

Bevel Starng	1	
	Length 3'-7'	Length 8'-18'
	per MFSM	per MFSM
1 x 6" Clear.	\$36.00	\$50.00
1 x 6" A	33.00	46.00
2 x 6" B	29.50	40.50
3 x 6" C	16.00	23.50
2 x 5" Clear	32.00	44.00
2 x 5" A	29.00	36.50
3 x 5" B	24.50	34.00
1 x 4" Clear.	25.00	39.00
2 x 4" A	23.00	34.00
4 x 4" B.	21.00	31.50
1 x 8" Clear.	40.00	64.00
1 x 8" A.	37.00	63.00
2 x 8" B.	29.00	45.00
1 x 10" Clear	40.00	64.00
2 x 10" A	37.00	63.00
2 x 10" B	29.00	51.50
California Rustic Siding		
½ x 4" Clear-A	\$25.00	\$34.50
½ x 4" B.	23.00	32.50
Bungalow Siding		
* x 8" Clear.	\$46.00	\$76.00
* x 8" A	42.50	74.00
* x 8" B	34.00	60.00
\$ x 10" Clear.	65.50	81.50
\$ x 10" A.	64.00	80.50
\$ x 10" B.	40.50	69.50
		87.00

\$38.50

\$52.50

Log	Cabin Siding					\$44.00 per MFSM
"). T	2 x 6" Rando	om Lengths	4 to	18'	 	\$44.00 per MFSM
	2 x 8" Rando	om Lengths	4 to	18'	 	46.50 per MFSM
Log	Cabin Mould	ings				
	$1 \times 2^{\prime\prime} \dots$				 \$2.15 p	per 100 lineal feet

V-Joint and Flooring

	LEN	LENGTHS	
	3' to 7'	8' to 18'	
,	per MFSM	per MFSM	
x 3" Clear V-Joint D1S2E x 3" and 4" Clear V-Joint D4S	 \$23.50	\$32.50	
x 3" and 4" Clear V-Joint D4S	 31.00	44.00	
1 x 3" Clear V-Joint V2S. 1 x 3" Clear V-Joint V1S.	 35.00	50.00	
x 3" Clear V-Joint V1S	 35.00	50.00	
x 4" V-Joint V2S		52.50	
x 4" Clear V-Joint V1S	 38.50	52.50	
x 3" Clear Flooring		50.00	
x 4" Clear Flooring	 38.50	52.50	

SITKA SPRUCE

	SITKA SPRUCE	
Ki	iln or Air Dried	
- (C and Better—Surfaced	
	1" and 2" x 3" Random Lengths \$	79.00
	1" and 2" x 4" Random Lengths	79.00
	1" and 2" x 5" Random Lengths	84.00
ij.	1" and 2" x 6" Random Lengths	79.00
	1" and 2" x 8" Random Lengths	84.00
	1" and 2" x 10" Random Lengths	84.00
	1" and 2" x 12" Random Lengths	97.00
	For Thicknesses of $1\frac{1}{4}$ and $1\frac{1}{2}$ ADD \$3.00 to the above prices.	
	3 x 3" to 4 x 6" Random Lengths	92.00
		100.00
	For B and Better ADD \$4.00 to the above prices.	
	For Edge Grain 8" and under ADD \$7.00 to the above prices.	
	For Edge Grain over 8" to 12" ADD \$14.00 to the above prices.	
	For Specified Lengths of 8' to 12' ordered by the buyer ADD \$4.00 to	the above
	prices.	
	For Specified Lengths over 12' to 20' ordered by the buyer ADD \$14.00 to	the above
,,	prices.	
	T D I DEDITOR OF OUR II I	

For Rough DEDUCT \$2.00 from the above prices.

WHITE PINE (PINUS MONTICOLA)

WHILE TIME (THOS MONITORA)	
Kiln Dried, Surfaced	
C Select and Better	
	\$105.00
1 x 2" Random Lengths 6 to 16'	86.00
1 x 3" Random Lengths 6 to 16'	78.00
1 x 4" Random Lengths 6 to 16'	78.,00
1 x 5" Random Lengths 6 to 16'	84.00
1 x 6" Random Lengths 6 to 16'	86.00
1 x 8" Random Lengths 6 to 16"	97.00
1 x 10" Random Lengths 6 to 16'	105.00
1 x 12" Random Lengths 6 to 16'	145.00
1 x 13" and Wider, Random Lengths 6 to 16"	152.00
5/4 and 6/4 x 6" and Wider, Random Langths 6 to 16'	132.00
5/4 and 6/4 x 2", Random Lengths 6 to 16'	109.00
5/4 and 6/4 x 3", Random Lengths 6 to 16'	109.00
5/4 and 6/4 x 4", Random Lengths 6 to 16'	112.00
5/4 and 6/4 x 5", Random Lengths 6 to 16"	112.00
5/4 and 6/4 x 6", Random Lengths 6 to 16'	116.00

WHITE PINE (PINUS MONTICOLA)—Continued Kiln Dried, Surfaced	
C Select and Better 5/4 and 6/4 x 8'', Random Lengths 6 to 16'. 5/4 and 6/4 x 10'', Random Lengths 6 to 16'. 5/4 and 6/4 x 12'', Random Lengths 6 to 16'. 5/4 and 6/4 x 13'', and Wider, Random Lengths 6 to 16'.	\$130.00 137.00 150.00 157.00
For 8/4 ADD to the price of 5/4 and 6/4\$ 9.00 For 10/4 ADD to the price of 5/4 and 6/433.00 For 12/4 ADD to the price of 5/4 and 6/447.00 For 16/4 ADD to the price of 5/4 and 6/4	
D Select 1 x 6" and Wider, Random Lengths 6 to 16' 1 x 2", Random Lengths 6 to 16' 1 x 3", Random Lengths 6 to 16' 1 x 4", Random Lengths 6 to 16' 1 x 5", Random Lengths 6 to 16' 1 x 6", Random Lengths 6 to 16' 1 x 8", Random Lengths 6 to 16' 1 x 10", Random Lengths 6 to 16' 1 x 12", Random Lengths 6 to 16' 1 x 13" and Wider, Random Lengths 6 to 16' 5/4 and 6/4 x 6", and Wider, Random Lengths 6 to 16' 5/4 and 6/4 x 2", Random Lengths 6 to 16' 5/4 and 6/4 x 4", Random Lengths 6 to 16' 5/4 and 6/4 x 6", Random Lengths 6 to 16' 5/4 and 6/4 x 6", Random Lengths 6 to 16' 5/4 and 6/4 x 6", Random Lengths 6 to 16' 5/4 and 6/4 x 8", Random Lengths 6 to 16' 5/4 and 6/4 x 8", Random Lengths 6 to 16' 5/4 and 6/4 x 10", Random Lengths 6 to 16' 5/4 and 6/4 x 10", Random Lengths 6 to 16' 5/4 and 6/4 x 12", Random Lengths 6 to 16' 5/4 and 6/4 x 13" and Wider, Random Lengths 6 to 16' 5/4 and 6/4 x 13" and Wider, Random Lengths 6 to 16' For 8/4 ADD to the price of 5/4 and 6/4\$ 9.00	72.00 82.00 82.00 96.00
For 10/4 ADD to the price of 5/4 and 6/4	prices for the
Mouldings The maximum prices for White Pine Mouldings shall be the prices show B.C. Catalogue of Standard Mouldings dated October 5, 1943.	n in the No. 6
Casing and Base C Select and Better, Finished 11/16" or ¾" in thickness 1 x 3", Random Lengths 6 to 16'. 1 x 4", Random Lengths 6 to 16'. 1 x 5", Random Lengths 6 to 16'. 1 x 6", Random Lengths 6 to 16'. 1 x 8", Random Lengths 6 to 16'. 1 x 10", Random Lengths 6 to 16'.	97.00
D Select, Finished 11/16" or \(\frac{3}{4}" \) in thickness 1 x 3", Random Lengths 6 to 16'	78.00 81.00 85.00

1 x 5", Random Lengths 6 to 16'.
1 x 6", Random Lengths 6 to 16'.
1 x 8", Random Lengths 6 to 16'.
1 x 10", Random Lengths 6 to 16'.

85.00 85.00 90.00 102.00

A

WHITE PINE (PINUS MONTICOLA)—Continued	
ir Dried, Surfaced	
No. 1 Common and Better	
1 x 6" and Wider, Random Lengths 8 to 16'	\$80.00
1 x 2", Random Lengths 8 to 16"	72.00
1 x 3", Random Lengths 8 to 16'	65.00
1 x 4", Random Lengths 8 to 16'	66.00
1 x 5", Random Lengths 8 to 16"	68.00
1 x 6", Random Lengths 8 to 16'	68.00
1 x 8", Random Lengths 8 to 16'	72.00
1 x 10", Random Lengths 8 to 16"	90.00
1 x 12", Random Lengths 8 to 16'	111.00
NT 1 10 C	
No. 1 and 2 Common	
1 x 6" and Wider, Random Lengths 8 to 16"	\$66.00
1 x 2", Random Lengths 8 to 16'	62.00
1 x 3", Random Lengths 8 to 16'	59.00
1 x 4", Random Lengths 8 to 16'	57.00
1 x 5", Random Lengths 8 to 16"	57.00
1 x 6", Random Lengths 8 to 16"	57.00 57.00
1 x 8", Random Lengths 8 to 16"	70.00
1 x 12", Random Lengths 8 to 16"	78.00
	10.00
For 5, 6, and 8/4 ADD to the price of 1" \$4.00	
For 12/4 and 16/4 ADD to the price of 1"	
No. 3 Common	
1 x 6" and Wider, Random Lengths 8 to 16'	\$45.00
1 x 2", Random Lengths 8 to 16"	43.00
1 x 3", Random Lengths 8 to 16"	43.00
1 x 4", Random Lengths 8 to 16"	40.00
1 x 5", Random Lengths 8 to 16"	40.00
1 x 6", Random Lengths 8 to 16"	40.00
1 x 8", Random Lengths 8 to 16"	42.00
1 x 10", Random Lengths 8 to 16". 1 x 12", Random Lengths 8 to 16"	$45.00 \\ 52.00$
For 5, 6 and 8/4 ADD to the price of 1"\$1.00	32.00
For 12/4 and 16/4 ADD to the price of 1"	
Tot 12/1 talk 10/1 11D15 to the prior of 1 1.00	
No. 4 Common	
	\$ 35.00
1 x 4", Random Lengths 6 to 16"	32.00
1 x 5", Random Lengths 6 to 16"	33.00
1 x 6", Random Lengths 6 to 16'	35.00
1 x 8", Random Lengths 6 to 16'	35.00
1 x 10", Random Lengths 6 to 16'	37.00
1 x 12", Random Lengths 6 to 16"	39.00
For 5, 6 and 8/4 ADD to the price of 1"—\$1.00.	
For 12/4 and 16/4 ADD to the price of 1"\$2.00.	
For Rough Common, All Grades, Air Dried, DEDUCT \$2.00 from the ab	ove prices
For other than Standard Dressing, 1" finished 13/16" x 1" Scant AI	\$1.00
the above prices. For other than Standard Dressing, 1" finished $\frac{7}{8}$ " x $\frac{1}{4}$ " Scant ADD §	2 50 to 1
To the stantant Diessing, I minimum & A T Deant ADD	

For other than Standard Dressing, 1" finished \(\frac{7}{8}\)" x \(\frac{1}{4}\)" Scant ADD \\$2.50 to the above prices.

For S2S and Centre Matched Stock ADD \$2.50 to the above prices.

For Siding and Ceiling ADD \$4.00 to the above prices.

For Special Sticker Work; Jamb, Sill, Stepping, etc., ADD \$10.00 to the above prices.

For Specified Lengths ordered by the buyer ADD \$6.00 to the above prices.

For Specified Widths ordered by the buyer wider than 12" in all grades ADD \$2.50 for each inch over 12" to the price of 13" and wider.

HARDWOOD LUMBER ORIGINATING IN EASTERN CANADA

Flooring Maple	Birch
13/16 x 2½" Face First Grade\$171.00	\$155.00
$13/16 \times 2\frac{1}{4}$ Face Second Grade	150.00
13/16 x 2½" Face Third Grade	131.00
19/16 13// E Ett Charle	151 00
13/16 x 1 ³ / ₄ " Face First Grade	151.00
$13/16 \times 1\frac{3}{4}$ Face Second Grade	140.00
13/16 x 1 ³ / ₄ " Face Third Grade	118.00
3 w 11// Face First Crede	115 00
3 x 1½" Face First Grade	
3 x 1½" Face Second Grade	
3/8 x 1½" Face Third Grade	95.00
⁵ / ₈ x ⁵ / ₈ Birch or Maple Base Moulding—\$2.50 per 100 lineal feet.	

PLYWOOD WALLBOARD (Standard) S2S

Widths: 24", 30", 32", 36", 48"

	LENGTHS		
	60" 72" 84" 96"	108"	120"
** 3/16", 1" 3 Ply 3 Ply 5 Ply	\$48.00 65.00 96.00 110.00 130.00	\$55.00 72.00 104.00 117.00 137.00	\$58.00 75.00 108.00 120.00 140.00

Wider than 48" and up to 60" ADD \$9.00.

PLYWOOD SHEATHING (Standard)

Widths: 32", 48"

		LENGTHS	ų.
	60" 72" 84" 96"	108"	120"
5/16" unsanded	\$39.00 53.00 90.00	\$43.00 56.00 93.00	\$44.00 58.00 95.00

Wider than 48" and up to 60" ADD \$9.00.

PLYWOOD WALLBOARD With Veed Cut Squares on Face (Standard)

Widths: up to 48"

	LENGTHS		
	60" 72" 84" 96"	108"	120"
In 4" Squares. In 6" Squares. In 8" Squares. In 12" Squares. In 16" Squares. In 12" Squares. In 24" Squares.	\$61.00 60.00 58.00 54.00 52.00 52.00	\$68.00 67.00 65.00 61.00 59.00	\$71.00 70.00 68.00 64.00 62.00 62.00

Ping Pong Table Tops 2 pieces 54" x 60"

Per Pair	,	Per Pair	
½" 3-Ply\$ 3.25		⁵ / ₈ " 5-Ply \$ 6.25	
		$\frac{3}{4}$ " 5-Ply 6.95	
1// 5 Dlyr 5 25			

PING PONG TABLE BASE (Knockdown)

Each..... \$ 5.00

PING PONG TABLE SET

Complete Including Tops—¾″ 5-Ply.....\$20.00

PLYWOOD PANELS (Standard)

Widths: 12 to 48", in even two-inch breaks. Lengths: 48, 60, 72, 84, and 96 inches.

			1
	Good	Good	Sound
	Two Sides	One Side	Two Sides
S2S to ¼", ¼" or 3/16" 24" and under	\$83.00	\$71.00	\$57.00
	88.00	74.00	58.00
	99.00	81.00	62.00
\$2\$ to 5/16" 24" and under Over 24" to 36" Over 36" to 48"	\$94.00	\$81.00	\$68.00
	99.00	86.00	71.00
	109.00	92.00	73.00
S2S to %" 24" and under Over 24" to 36". Over 36" to 48".	\$102.00	\$89.00	\$76.00
	107.00	94.00	78.00
	117.00	100.00	81.00
S2S to 7/16" or \(\frac{1}{2}" \) 24" and under Over 24" to 36". Over 36" to 48".	\$130.00	\$116.00	\$104.00
	134.00	122.00	105.00
	144.00	128.00	109.00
\$2\$ to 9/16" or \$" 24" and under Over 24" to 36". Over 36" to 48".	\$149.00	\$137.00	\$123.00
	154.00	141.00	125.00
	162.00	147.00	128.00
S2S to 11/16" or ¾" 24" and under Over 24" to 36". Over 36" to 48".	\$165.00	\$152.00	\$139.00
	170.00	157.00	141.00
	179.00	164.00	144.00
S2S to 13/16" or $\frac{7}{8}$ " 24" and under Over 36" to 48". Over 24" to 36".	\$194.00	\$179.00	\$167.00
	207.00	191.00	173.00
	198.00	183.00	168.00
S2S to 1" 24" and under	\$209.00	\$196.00	\$183.00
	214.00	201.00	185.00
	224.00	207.00	188.00
S2S to 1 ¹ / ₈ " 24" and under Over 24" to 36". Over 36" to 48".	\$233.00	\$220.00	\$208.00
	238.00	225.00	209.00
	248.00	232.00	212.00
108" Panels, Add.	\$20.00	\$10.00	\$ 7.00
120" Panels, Add.	22.00	13.00	10.00

PATTERNED WALLBOARD (Standard)

B. C. Plywoods Ltd. Sylvacraft Pattern No. 101, 102, 103, 104 Canadian Western Lumber Co. Ltd Circle (F) Artply Pattern No. 1, 2, 3, 4

Sanded 2 Sides to 4" 48 inches in width

Lengths

60", 72", 84", 96"	108"	120''
\$51.00	\$58.00	\$61.00

CONCRETE FORM PANELS: Stock Panel Sizes (Standard)

	60" 72" 84" 96"	108"	120"
\$28 to 4", 3-Ply 24-inch. 36-inch. 48-inch.	\$66.00	\$73.00	\$77.00
	68.00	75.00	79.00
	71.00	78.00	81.00
S2S to ½", 5-Ply 24-inch 36-inch 48-inch	\$123.00	\$130.00	\$134.00
	125.00	132.00	136.00
	128.00	135.00	138.00
S2S to §", 5-Ply. 24-inch. 36-inch. 48-inch.	\$139.00 141.00 144.00	\$147.00 148.00 151.00	\$150.00 152.00 155.00
S2S to ¾, 5-Ply 24-inch. 36-inch. 48-inch.	\$155.00	\$163.00	\$166.00
	157.00	164.00	168.00
	160.00	168.00	171.00

Mouldings (Standard)

B.C. Plywoods Ltd. Sylvaply (200 lin. ft. per bdl.) Canadian Western Lumber Co. Ltd.
Circle (F)
(200 lin. ft. per bdl.)

(200 HH. 10. per bar.)		(200 III. 10. pci -501.)	
	Per		Per
Pattern No.	lin. ft.	Pattern No.	bundle
No. 1A	1c.	No. 1	. \$3.50
No. 2A	1c.	No. 2	. 2.50
No. 3A	$1\frac{1}{2}c.$	No. 3	. 4.00
No. 4A	2c.	No. 4	. 4.00
No. 5A	$1\frac{1}{2}c$.	No. 5	. 4.00
No. 6	1c.	No. 6	. 2.00
No. 7	1c.	No. 7	. 4.00
No. 8	1c.		
No. 9	1c.		
No. 10	$1\frac{1}{2}c.$		
No. 10A	$1\frac{1}{2}c.$		
Sylvaply Cornice Moulding			
1/4" Plywood 200 link ft, per h	undle		

1/4" Plywood 200 lin. ft. per bundle Pattern No.

 Pattern No.
 Per bundle

 No. 11, 12, 13, 14.
 \$7.75

 No. 15.
 3.75

12519-4

EXTERIOR AND MARINE PLYWOOD

Hot Pressed Resin Bonded Sound One Side Grade (Wallboard Grade)

Widths: 24" 30" 32" 36" 48"	Lengths		
Wigths: 24 30 32 30 48	60" 72" 84" 96"	108"	120"
anded 2 Sides to , 3/16, ½"	\$ 70.00	\$,77.00	\$ 80.00
3# 0 1#	87.00 138.00	94.00 145.00	97.00 148.00
3	154.00 173.00	161.00 180.00	164.00 183.00

TILE PATTERNED Hot Pressed Resin Bonded Sound 1 Side Grade Sanded 2 Sides to ¼"

	up to 96"	108''	120′′
4" Squares	\$87.00	\$94.00	\$97.00
6" Squares		90.00	93.00

BRITISH COLUMBIA PLYWOODS LTD. MOULDINGS

Designed for use with Sylvaply Weather Board Wrapped, 200 lineal feet per bundle

Pattern No.	Bundle Lengths	Per Bundle
50	12, 13, 14, 15, 16	\$9.75
51	8, 9, 10	7.25
52	8, 9, 10	4.90
4		

Three Ply Weather Board S2S ³/₈ x 2½" 200 lineal feet per bundle.

8', per bundle	\$5.50
9', per bundle	6.00
10' per bundle	

Canadian Western Lumber Co. Ltd. Exterior Moulding

$\begin{array}{c} & 200 \text{ Lineal Feet per Bundle} \\ \text{Pattern No.} & \text{Per Bundle} \\ 101-1\frac{1}{4}^{\prime\prime} & \$3.50 \\ 102-4\frac{1}{2}^{\prime\prime} & 7.00 \\ 103-1-1/16^{\prime\prime} & 2.75 \\ \end{array}$

EXTERIOR AND MARINE PLYWOOD Hot Pressed Resin Bonded

Widths: 12 to 48 inches, in even two-inch breaks. Lengths: 48, 60, 72, 84, and 96 inches.

	Good	Good	Sound
	Two	One	Two
	Sides	Side	Sides
,			- Clacs
S2S to 3/16 or 1"—			
24" and under	\$104.00	\$ 90.00	\$78.00
Over 24" to 36"	109.00	96.00	80.00
Over 36" to 48"	119.00	103.00	83.00
S2S to 5/16"—			
24" and under.	\$106.00	\$ 94.00	\$ 82.00
Over 24" to 36"	112.00	100.00	84.00
Over 36" to 48"	120.00	105.00	88.00
S2S to 3"—			
24" and under	\$124.00	\$111.00	\$ 98.00
Over 24" to 36"	128.00	116.00	99.00
Over 36" to 48"	138.00	122.00	103.00
S2S to 7/16 or *-			
24" and under	\$173.00	\$160.00	\$147.00
Over 24" to 36"	178.00	165.00	148.00
Over 36" to 48"	187.00	171.00	151.00
S2S to 9/16 or 5"—	6100.00	0170.00	0100 00
24" and under Over 24" to 36".	\$192.00 197.00	\$179.00 184.00	\$166.00 168.00
Over 36" to 48"	207.00	191.00	170.00
0 7 01 00 10 10 10 10 10 10 10 10 10 10 10	201.00	101.00	110.00
S2S to 11/16 or 3"—			
24" and under	\$208.00	\$195.00	\$183.00
Over 24" to 36"	213.00	200.00	185.00
Over 36" to 48"	223.00	207.00	187.00
S2S to 13/16 or 1"—			
24" and under	\$257.00	\$245.00	\$232.00
Over 24" to 36"	261.00	249.00	233.00
Over 36" to 48"	272.00	256.00	236.00
S2S to 1"—			>-
24" and under	\$274.00	\$261.00	\$248.00
Over 24" to 36" Over 36" to 48".	279.00	266.00	249.00
Over 50 to 48"	288.00	272.00	252.00
S2S to 1½"—			
24" and under	\$298.00	\$285.00	\$272.00
Over 24" to 36"	303.00	290.00	274.00
Over 36" to 48"	313.00	296.00	277.00
100// Damala A.J.J.	0.00	0 10 00	0 7 00
108" Panels—Add	\$ 20.00 23.00	\$ 10.00 13.00	\$ 7.00 10.00
120" Panels—Add	25.00	15.00	10.00

Wider than 48" and up to 60" add \$7.50.

SHEATHING GRADE

Width: 32" and 48" only.

Lengths	up to 96"	108"	120"
5/16 unsanded	75.00	\$ 63.00 78.00 135.00	\$ 65.00 80.00 137.00

CONCRETE FORM PANELS

Hot Pressed Resin Bonded

	up to 96"	108"	120"
S2S to 1"—3-Ply— 24-inch 36-inch 48-inch	\$ 88.00 90.00 93.00	\$ 95.00 97.00 100.00	\$ 99.00 100.00 104.00
S2S to \(\frac{4}''-5-Ply\) 24-inch. 36-inch. 48-inch.	\$166.00	\$174.00	\$177.00
	168.00	175.00	179.00
	171.00	178.00	182.00
S2S to §"—5-Ply— 24-inch 36-inch 48-inch	\$183.00	\$190.00	\$193.00
	184.00	191.00	195.00
	187.00	195.00	198.00
S2S to 3"—5-Ply— 24-inch. 36-inch. 48-inch.	\$199.00	\$206.00	\$210.00
	200.00	208.00	211.00
	204.00	211.00	214.00

For Oil Panels-add \$3.00

SCHEDULE B

TO ADMINISTRATOR'S ORDER NO. A-1231

MAXIMUM RETAIL PRICES FOR LUMBER IN AREA NO. 3 (THE VICTORIA DISTRICT)

Unless otherwise indicated all prices set out hereunder refer to One Thousand Feet Board Measure, and all measurements are calculated from the nominal size.

SOFTWOOD LUMBER

B.C. FIR, HEMLOCK, CEDAR, BALSAM AND SITKA SPRUCE

No. 1 Common Dimension, Rough or Dressed

		-	LENGTHS		
	7, 8, 10, 12 and 14'	16'	9, 18 and 20'	22 to 28'	30 to 40'
2 x 3", 2 x 4" (except lengths of 8'), 2 x 6" and 2 x 8"	\$31.50 32.50 33.50 36.50 38.00	\$33.50 34.50 35.50 39.00 40.00	\$34.50 35.50 36.50 40.00 41.00	\$36.50 38.00 39.00 42.00 43.00	\$39.00 40.00 41.00 44.50 45.50
2 x 2" Random Lengths	on Mill ru	n Grade Di	mension, in	sizes 2 x 3	33.50 3",
For Kiln Drying ADD to the a	bove prices	\$11.00.			

No. 1 Common Plank and Timbers, Rough

	Lengths				
	7, 8, 10, 12 and 14'	16'	9, 18 and 20'	22' to 28'	30 to 40'
3 x 3" to 4 x 12". 3 x 14" and 4 x 14". 3 x 16" and 4 x 16". 6 x 6" to 14 x 14".	\$34.50 35.50 36.50 34.50	\$36.50 38.00 39.00 36.50	\$38.00 39.00 40.00 38.00	\$40.00 41.00 42.00 40.00	\$42.00 43.00 44.50 42.00

For widths of over 16" ADD \$1.00 per inch to the price of 16" widths for each inch in width over 16".

For Select Common ADD to the above prices \$5.50.

For No. 2 Common DEDUCT from the above prices \$3.00.

For No. 3 Common DEDUCT from the above prices \$6.50.

For dressing Plank and Timbers ADD to the above prices \$1.35.

For Plank and Timbers of sizes not listed above the prices shown for such sizes of Plank and Timbers in the Canadian Rail Market Survey No. 43-1, published on August 16, 1943, by the British Columbia Lumber and Shingle Manufacturers' Association, Vancouver, British Columbia, increased by an amount of \$9.50.

Fence Boards Cut to exact length up to and including 6' in length	
1 x 3" and 1 x 4"	. \$ 28.00
1 x 6", 1 x 8" and 1 x 10"	. 33.50
1 x 12''	. 35.50

Fence Boards if ordered by the buyer in fractional foot lengths the number of feet board measure shall be calculated at the next higher full foot in length.

B.C. Fir, Hemlock, Cedar, Balsam and Sitka Spruce—(Continued)
For pointing 1 x 3" and 1 x 4"
For pointing $1 \times 6''$ and $1 \times 8''$
For shaping $1 \times 3''$ and $1 \times 4''$
For shaping $1 \times 6''$ and $1 \times 8''$

Shiplap

	No. 1 Common	No. 2 Common	No. 3 Common
1 x 6", 1 x 8" and 1 x 10"	, \$31.50	\$29.00	\$22.50

For Specified Lengths ordered by the buyer ADD to the above prices \$3.25. For Kiln Drying ADD to the above prices \$11.00. For Select Common ADD to the above prices \$5.50.

Common Boards, Rough or Dressed-6' to 18' Random Lengths

	No. 1	No. 2	No. 3	No. 4
	Common	Common	Common	Common
1 x 2" 1 x 3" and 1 x 4" 1 x 6", 1 x 8" and 1 x 10" 1 x 12" 1 t and 1 t 2" to 12"	27.00 31.50 33.50	\$21.50 29.00 31.50	\$22.50 24.00	\$20.50 22.00

1 x 1" Plaster Grounds 50c. per 100 lineal feet.

For Select Common ADD to the above prices \$5.50.

For Kiln Drying ADD to the above prices \$11.00.

For Specified Lengths ordered by the buyer ADD to the above prices \$3.25.

Resawn Boards

Flooring and Siding-6' to 18' Random Lengths

	No. 1	No. 2	No. 3
	Common	Common	Common
1 x 4"	\$30.00	\$25.00	\$21.50
1 x 6"	31.50	27.00	

For Specified Lengths ordered by the buyer ADD to the above prices \$3.25. For Select Common ADD to the above prices \$5.50.

SITKA SPRUCE

Rough or Dressed

_		No. 1 Common	Selected Common
1 x 3", 1 x 4", 1 x 6" and 1 x 8"	•••••	\$36.50 42.00	\$42.00 58.50

For Specified Lengths ordered by the buyer ADD to the above prices \$3.25.

WESTERN WHITE PINE

Rough or Dressed .

_		No. 1 Common	Selected Common
1 x 3", 1 x 4", 1 x 6" and 1 x 8"	• • • • • • • • • • • • • • • • • • • •	\$47.50 53,00	\$53.00 69.00

For Specified Lengths ordered by the buyer ADD to the above prices \$3.25.

Knotty Pine, Kiln Dried and Run to Pattern

1 x 6", 1 x 8" and 1 x 10", 8' to 18' odd and even lengths, at random. \$ 90.50

For Specified Lengths ordered by the buyer ADD to the above prices \$11.00.

FIR AND HEMLOCK

Flooring, Kiln Dried

8' to 18' odd and even lengths at random

	B and Better	. C	D
1 x 3" and 1 x 4" Edge Grain. 1 x 6" Edge Grain. 1 x 3" Flat Grain. 1 x 4" Flat Grain. 1 x 6" Flat Grain. 1 x 3" and 1 x 4" Edge Grain, short lengths 3' to 7'. 1 x 6" Edge Grain, short lengths 3' to 7'.	53.00 58.50 53.00	\$58.50 58.50 42.00 47.50 47.50 47.50 47.50	\$34.50 40.00 42.00

C and Better

Ceiling, Kiln Dried

7' to 18' odd and even lengths at random

	B and Better	,C	D
	per MFSM	per MFSM	per MFSM
\$ x 3", \$ x 4" and 1 x 3"	\$42.00 47.50 53.00	\$36.50 42.00 47.50	\$31.50 36.50 40.00

C and Better

1 x 3", 1 x 4" and 1 x 6", short lengths 3' to 6'.....\$36.50

For Bundles of Specified Lengths ordered by the buyer ADD to the above prices \$4.50.

FIR AND HEMLOCK—(Continued)

Siding, Kiln Dried

8' to 18' odd and even lengths at random

	B and Better	C	D
1 x 4" and 1 x 6"	 \$53.00 63.50	\$47.50 53.00	\$40.00

C and Better

Rand Ratter

1 x 4", and 1 x 6", short lengths 3' to 7'...... \$ 42.00 For Bundles of Specified Lengths ordered by the buyer ADD to the above prices \$4.50.

Finish S4S, Kiln or Air Dried

6' to 18' odd and even lengths at random

		1
	B and Better	С
Up to 1 x 2"	\$74.50	\$
x 3" and 1 x 4"	69.00	58.50 58.50 63.50
x 5" and 1 x 10"	80.00 85 50	69.00 74.50
\frac{1}{4} \text{ and } 1\frac{1}{2} \text{ x 2"} \frac{1}{4} \text{ and } 1\frac{1}{2} \text{ x 3" and } 4" \frac{1}{4} \text{ and } 1\frac{1}{2} \text{ x 6"}	69.00	63.50
$\frac{1}{4}$ and $\frac{1}{2}$ x 8"	80.00 85.50	74.50 80.00
l ¹ / ₂ and 1½ x 12" ½ x 2". ≥ x 3", 2 x 4" and 2 x 6".	85 50	85.50
2 x 8" and 2 x 10"	80.00 90.50	74.50 85.50
3 x 12". 4 x 8" and 4 x 10". 4 x 12".	96.00 90.50 96.00	90.50 85.50 90.50

For Specified Lengths ordered by the buyer ADD to the above prices \$4.50.

For Lengths over 18 to 24' ordered by the buyer ADD to the above prices \$11.00.

For Lengths over 24 to 30' ordered by the buyer ADD to the above prices \$21.50. For Lengths over 30 to 40' ordered by the buyer ADD to the above prices \$32.50. For Edge Grain up to 12" in width ADD to the above prices \$11.00.

For Green DEDUCT from the above prices \$11.00.

For B and Better in widths not shown the price of the next greater width set out above.

Casing—Base and Base Block

6' to 18' odd and even lengths at random

	D and Devect
1 x 4", 1 x 5" and 1 x 6" Casing	\$80.00
1 x 6", 1 x 8" and 1 x 10" Base	80.00
2 x 4" Moulded Base	\$7.25 per lineal feet.
$1\frac{1}{4}$ and $1\frac{1}{2} \times 5''$ and $6''$ Base Block	80.00
For Specified Lengths ordered by the buyer ADD	

Door and Window Jamb, and Window Sill

7' to 18' odd and even lengths at random

	B and Better
1 x 5" and 1 x 6" Window Jamb Plowed	\$ 80.00
1½ and 2 x 6" and 8" Door Jamb Rabbeted	80.00
2 x 8" and 2 x 10" Window and Door Sill	80.00
For Specified Lengths ordered by the buyer ADD to the shove price	es \$4 50

Stepping, Edge Grain, S4S and Nosed 4' to 18' odd and even lengths at random 11 and 12 x 4" 5" and 6" \$ 90.50
$1\frac{1}{4}$ and $1\frac{1}{2}$ x 4", 5" and 6"
Scow and Barge Planking 2", 3" and 4" thick, S4S and CS. Widths up to and including 12" and up to 32' in length \$42.00 Widths up to and including 12", 33' to 40' in length \$47.50 Widths 13" and 14" up to and including 32' in length \$47.50 Widths 13" and 14", over 32' to 40' in length \$53.00 For single orders over 5,000 FBM DEDUCT from the above prices \$5.50.
Ship Decking, S4S and CS. Even sizes
Silo Stock \$ 47.50 Select Common \$ 47.50 C and Better 74.50 For Kiln Drying ADD to the above prices \$16.00.
Greenhouse Material 2 x 3" and 2 x 4", B and Better Green Sash Bar. \$74.50 B and Better Corner Bars, Plates, Gutters. 74.50 Select Common Corner Bars, Plates, Valley and Caps. 58.50 Select Common Gutter. 69.00 Greenhouse Sash Bar with Double Water Drips. 96.00
Fir, Hemlock and Cedar
Mouldings of 1" or less in thickness and 2" or less in width \$1.10 per 100 lineal feet for each inch or fraction thereof in width. All other Mouldings .85c. per 100 lineal feet for each inch or fraction thereof in width or each inch or fraction thereof in thickness.
Gutter $3 \times 4''$ Clear $11\frac{1}{2}c$. per lineal foot $4 \times 4''$ Clear $13\frac{1}{2}$ c. per lineal foot $4 \times 5''$ Clear $15\frac{1}{2}c$. per lineal foot $4 \times 6''$ Clear 18c. per lineal foot $4 \times 4''$ Wood Conductor Pipe $11\frac{1}{2}c$. per lineal foot.
Lath Fir and Hemlock
No. 1 No. 2 4' in length\$7.60 per thousand pieces \$6.50 per thousand pieces
CEDAR 4' in length\$8.60 per thousand pieces \$7.50 per thousand pieces
$\begin{array}{cccccccccccccccccccccccccccccccccccc$

94	
Shingles—(Cont'd) No. 3 Royals 4/2—24". No. 1 Royals 4/2—24".	
CEDAR AND SPRUCE Finish, S4S 6' to 16' odd or even leng	ths at random.
1 x 3" and 1 x 4" 1 x 5" and 1 x 6" 1 x 8" 1 x 10" 1 x 12" 1 x 14", 1 x 16" and 1 x 18" For 1\frac{1}{4}", 1\frac{1}{2}" and 2" in thickness ADD to the above process and a solution of the above prices \$5. For Edge Grain Boat Lumber ADD to the above prices For Lengths of 18 to 22' ADD to the above prices For Lengths of over 30' ADD to the above prices For Lengths of over 30' ADD to the above prices For Specified Lengths ordered by the buyer ADD For Thicknesses of \frac{3}{6}" or less DEDUCT from the For C SelectPine ADD to the above prices \$27.00 For Spruce Ladder Stock and Boat Spars ADD to	B and Better\$69.00\$69.00\$69.00\$101.50\$107.00\$123.00\$134.00 ve prices \$11.00. prices \$21.50. 50. prices \$27.00. \$16.00. \$32.50. \$32.50. \$54.00. to the above prices \$11.00. above prices \$16.00.
SPRUCE Drain Board Stock 1½ and 1½ x 20 to 24"	B and Better \$155.50
CEDAR Ceiling 8' to 18' odd and even leng	gths at random C and Better C and Better Ength 8 to 18' C and Better Length 3 to 7' 42.00 per MFSM 47.50
Casing and Base 8' to 18' odd and even len 1 x 5", 1 x 6", 1 x 8" and 1 x 10" stock patter For Specified Lengths ordered by the buyer ADD	B and Better \$101.50

Siding Odd and even lengths at random

	Sidina	

	Grade	LENGTHS	
,	Grade	8 to 18'	3 to 7'
		per MFSM	per MFSM
x 4"	Clear A B Clear A B Clear A B Clear A B	\$40.00 37.50 32.00 56.00 51.00 45.50 56.00 51.00 45.50	\$29.00 26.50 24.00 45.50 40.00 34.50 45.50 40.00 34.50

		LENGTHS		
6	Grade	8 to 18'	3 to 7'	
		per MFSM	per MFSI	
x 8" x 10". x 10". x 10". x 8" x 8" x 10". x 10".	Clear A Clear A Clear A Clear A Clear A Clear	\$67.00 61.50 72.50 67.00 84.00 79.00 89.50 84.00 106.00	\$51.00 45.50 51.00 45.50 52.00 46.50 62.50 57.00 79.00	

Log Cabin Siding

Select Common

2 x 6" finished 1\frac{3}{4} x 5\frac{1}{8}" face	\$42.00
2 x 8" finished 1¾ x 7¾" face	47.50
$2\frac{1}{4} \times 8''$ finished $2 \times 7\frac{1}{8}''$ face	58.50
$3 \times 10''$ finished $2\frac{5}{8} \times 9\frac{1}{8}''$ face	58.50

3 x 13 "Log Cabin Moulding...... \$1.35 per 100 lineal feet.

WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-1272

Respecting Staple Buttons

Under powers given by the Wartime Prices and Trade Board to the Administrator of Textile Sundries, it is hereby ordered on behalf of the Board as follows:

- 1. Administrator's Order No. A-252, which restricted the manufacture of buttons for use in certain types of civilian apparel, is hereby revoked.
 - 2. This Order comes into force July 10, 1944.

Dated at Ottawa, this 4th day of July, 1944.

J. A. McLAREN,

Administrator of Textile Sundries.

'Approved:

D. GORDON, Chairman, Wartime Prices and Trade Board.

Note:—The provisions of this Order will permit manufacturers to resume production of goods which have heretofore been prohibited. Where a manufacturer resumes production of goods for which his maximum price has been established in accordance with the Wartime Prices and Trade Regulations he shall not sell or offer to sell those goods at a price which is higher than the maximum price established therefor. In the case of those goods which differ in any way from the kinds or types previously sold by him and also in the case of established lines for which no maximum price has been fixed under the said regulations, the manufacturer shall submit his prices for approval as required by the provisions of Order No. 214.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1274

Maximum Prices of Dry Whole and Split Peas

Under powers given by the Wartime Prices and Trade Board to the Co-ordinator, Foods Administration, it is hereby ordered on behalf of the Board as follows:—

PART I—INTRODUCTION AND DEFINITIONS

APPLICATION OF ORDER

1. This Order comes into force on July 10, 1944, and fixes maximum prices of all kinds, varieties and grades of dry whole and split peas.

PRICES FIXED ARE MAXIMUM PRICES

2. The prices fixed by this Order are maximum prices and must not be exceeded. They do not include Federal Sales Tax where applicable. No charge may be made for a container which results in the sum of the price and the charge for the container exceeding the maximum price.

ADDITIONAL PAYMENTS AND CONSIDERATION ARE TO BE PART OF THE PRICE

3. Any consideration, money or money's worth given or paid by the buyer to any person in connection with the purchase of any dry whole or split peas or received by the seller in connection with the sale of any such peas shall constitute part of the price of such peas.

DEFINITIONS

- 4. For the purposes of this Order,
- (a) "processor" means a person who buys dry whole or split peas from a primary producer thereof and processes and packs such peas for re-sale;
- (b) "wholesale distributor" means a person other than a processor or a primary producer, who sells dry whole or split peas at wholesale and to sell at wholesale means to sell otherwise than at retail;
- (c) "sell" includes an offer to sell.

PART II—SALES BY PROCESSORS '

MAXIMUM PRICES

5. (1) The maximum price per 98 pound bag at which a processor may sell to any person any dry whole or split peas shall, according to the kind and variety, be as follows, f.o.b. his plant:—

KIND	VARIETY	MAXIMUM PRICE PER 98 LB. BAG
		F.O.B. Plant, Sales Tax (if any) Extra
Whole Peas	Large Yellow (Marrowfat Type)	\$7.00
	Medium Yellow Small Yellow.	\$5.90
Split Peas	Green. Blue.	} \$8.50
	Yellow	\$7.40

(2) An amount not exceeding 10 cents per 98 pound bag to cover brokerage paid by him may be added by the processor to the maximum price fixed by subsection (1) preceding whenever he sells the peas through a broker.

(3) If peas are sold by a processor in other than 98 pound bags, the maximum price shall be on a per pound basis equivalent to the maximum price per pound of such peas when sold by him in 98 pound bags and such maximum price shall include the cost of the containers.

PART III—SALES BY WHOLESALE DISTRIBUTORS

MAXIMUM PRICES

- 6. The maximum price at which a wholesale distributor may sell any dry whole or split peas shall be the sum of the following, f.o.b. his place of business:
 - (a) the actual price paid by him for the peas but not in any event exceeding the maximum price that may be charged by his supplier under the provisions of this Order;
 - (b) the actual freight charges for transporting the peas from his supplier's shipping point to the city, town or village in which he has his place of business, where and to the extent that such cost is not included in such actual price; and
 - (c) a markup (percentage of cost) not exceeding the lawful markup (percentage of cost) customarily obtained by him during the basic period from September 15 to October 11, 1941, on sales of dry peas of the same kind and variety but in any event not exceeding 15 per cent of his selling price.

FREE DELIVERY ZONES

7. If a sale of dry whole or split peas by a wholesale distributor is to a buyer whose place of business is within the limits of the city, town or village in which the wholesale distributor has his place of business, or is within the wholesale distributor's customary free delivery zone, delivery shall be free to that buyer.

COMBINED MARKUPS OF WHOLESALE DISTRIBUTORS

8. If sales of dry whole or split peas are made by and between wholesale distributors, the total amount of the markups of all the wholesale distributors combined must not exceed the amount of the markup which, under the provisions of Section 6, the first wholesale distributor could have included as part of his selling price on a sale to a person other than a wholesale distributor. Every wholesale distributor when selling any dry whole or split peas to another wholesale distributor, shall state on the sale invoice furnished the buyer, the amount of markup taken by him on the sale.

PART IV-SALES AT RETAIL

MAXIMUM PRICES

- 9. The maximum price at which any person may sell at retail any dry whole or split peas shall be the sum of the following:—
 - (a) the actual price paid by him for the peas but not in any event exceeding the maximum price that may be charged by his supplier under the provisions of this Order;
 - (b) the actual cost incurred by him in transporting the peas to his place of business from his supplier's shipping point, if his supplier is not by this Order required to deliver free to him; and
 - (c) a markup (percentage of cost) not exceeding the lawful markup (percentage of cost) customarily obtained by him during the said basic period of sales of dry peas of the same kind and variety but in any event not exceeding 30 per cent of his selling price; or
 - (d) if he purchased the peas from a shipper in carload lots or is a retailer operating a central warehouse separate from his retail outlet or outlets who purchased the dry peas from a shipper and actually took delivery of them at such warehouse, a markup (percentage of cost) not exceeding the lawful markup (percentage of cost) customarily obtained by him during the said basic period on sales of dry peas of the same kind and variety so purchased by him from a shipper but in any event not exceeding 35 per cent of his selling price.

PART V—SALES BY PRIMARY PRODUCERS

SALES TO WHOLESALE DISTRIBUTORS

10. The maximum price at which a primary producer may sell any dry whole or split peas to a wholesale distributor shall be, f.o.b. his shipping point, an amount equal to the maximum price, as fixed by Section 5, at which a processor may sell those peas f.o.b. his shipping point.

SALES TO BUYERS OTHER THAN PROCESSORS, WHOLESALE DISTRIBUTORS AND CONSUMERS

11. The maximum price at which a primary producer may sell any dry whole or split peas to any person other than a processor, wholesale distributor or a consumer shall be, f.o.b. his shipping point, an amount equal to the maximum price, as fixed by Section 10, at which he may sell those peas to a wholesale distributor plus an amount not exceeding 15 per cent of his selling price.

SALES TO CONSUMERS

12. The maximum price at which a primary producer may sell any dry whole or split peas to a consumer shall be, an amount equal to the maximum price, at which he may sell those peas to a buyer under the provisions of Section 11 plus an amount not exceeding 30 per cent of his selling price.

SALES TO PROCESSORS

13. Sales of dry whole or split peas by a primary producer to a processor shall be exempt from the seller's basic period maximum price fixed by Section 7 of The Wartime Prices and Trade Regulations.

PART VI—RECORD OF SALES AND PURCHASES

SALES INVOICES

- 14. (1) On every sale of any dry whole or split peas other than a sale at retail the seller shall at the time of delivery of the peas furnish the buyer with an invoice showing the name and identifying address of the seller and the buyer, the date of sale, the quantity sold, the capacity of the containers in which the peas are packed, the price charged and the kind and variety of peas sold.
- (2) Every such seller shall keep a duplicate copy of each invoice furnished by him as required by this Section.

RECORDS OF PURCHASES

15. Every wholesale distributor and retailer shall, immediately upon receipt by him of any dry whole or split peas purchased by him, make a written record at the place of business at which he receives the same showing the date of purchase, the name and identifying address of his supplier, the quantity purchased, the capacity of the containers in which the peas are packed, the price charged and the kind and variety of peas purchased. However, if a person keeps the copy of the invoice he receives from his supplier in accordance with Section 14, he need not keep any other record of the particulars of sale shown on the invoice.

INSPECTION OF RECORDS AND INVOICES

16. Every record and invoice which a seller of dry whole or split peas is required by this Order to make and keep shall be kept available for inspection by any authorized representative of the Board at any time within twelve months after the date of the transaction to which it relates.

SALES SLIPS ON SALES AT RETAIL

17. Every person who sells any dry whole or split peas at retail shall upon request of the buyer furnish him with a sales slip showing the date of sale, the seller's name and address, the quantity and kind of peas sold and the price charged.

Dated at Ottawa, this 7th day of July, 1944.

K. W. TAYLOR, Co-ordinator, Foods Administration.

APPROVED:

D. GORDON.

Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1276

Maximum Prices of Apricots

Under powers given by the Wartime Prices and Trade Board to the Administrator of Fresh Fruit and Vegetables, it is hereby ordered on behalf of the Board as follows:

PART I—INTRODUCTION AND DEFINITIONS

EFFECTIVE DATE AND APPLICATION OF ORDER

- 1. (1) This Order comes into force on July 12, 1944. It fixes maximum prices of all types of Canadian grown fresh apricots. It also fixes maximum prices of all types of imported fresh apricots during the period July 17, 1944, to September 30, 1944, both inclusive. Administrator's Order No. A-1091, as amended, shall not apply to sales of imported apricots during that period.
- (2) This Order does not apply to sales of apricots by growers and licensed shippers to any manufacturer or processor for use in manufacturing or processing any food or other product.

PRICES FIXED ARE MAXIMUM PRICES

2. All prices fixed by this Order are maximum prices and must not be exceeded. No charge may be made for a container or for packing, handling or any other service which results in the sum of the price and the charge for the container, packing, handling and/or service exceeding the maximum price.

Additional Payments and Considerations are Part of the Price

3. Any consideration, money or money's worth given or paid by the buyer to any person in connection with the purchase of any apricots or received by the seller from any person in connection with the sale of any apricots shall constitute part of the price of such apricots.

DEFINITIONS

- 4. For the purposes of this Order,
- (a) "consumer" means a person who buys apricots for his personal or household consumption;
- (b) "licensed shipper" means any person holding a licence issued under the provisions of the Fruits, Vegetables and Honey Act to buy and sell fruit, who purchases or otherwise acquires Canadian grown apricots from a grower and assembles and/or ships them in the area of production;
- (c) "sell" includes an offer to sell;
- (d) "trucker" means any person who buys Canadian grown apricots from a grower or licensed shipper taking delivery at the seller's farm or country shipping point and who sells and distributes them from his truck;
- (e) "wholesale distributor" means any person, other than grower, licensed shipper or trucker, who sells apricots at wholesale and shall include a wholesale distributor's agent. "Sell at wholesale" means to sell otherwise than at retail or to a consumer.

PART II—SALES OF CANADIAN GROWN APRICOTS BY GROWERS

MAXIMUM PRICES

- 5. (1) The maximum price at which a grower may sell any apricots grown in Canada to any class of buyer listed in the Schedule hereto shall, according to the class of buyer and the kind and capacity of container in which the apricots are packed and sold, be the price for the same listed in said Schedule.
- (2) Where the sale is to a buyer in a city, town or village, the nearest limit of which is not more than 15 road miles from the seller's farm or country shipping point, the maximum prices fixed by this Section include free delivery to that buyer. On all other sales such prices are f.o.b. the seller's country shipping point. However,

where a seller, by his own means of transportation, transports the apricots to a buyer in a city, town or village, the nearest limit of which is more than 15 road miles from his farm or country shipping point, as the case may be, that seller may charge the actual cost of such transportation but, in any event, at not more than the less than carload lot express rate.

PART HI—SALES BY LICENSED SHIPPERS AND TRUCKERS

MAXIMUM PRICES

- 6. (1) The maximum price at which a licensed shipper or a trucker may sell any Canadian grown apricots to
 - (a) any wholesale distributor, licensed shipper or trucker;
 - (b) any retailer operating a central warehouse separate from his retail outlet or outlets who takes delivery of the apricots at such warehouse; or
- (c) any person who buys the apricots in carload lots; shall be an amount equal to the maximum price at which a grower may sell apricots to such buyer, according to the kind and capacity of the container in which the apricots are packed and sold PLUS an amount equal to 10 per cent of such grower's maximum price.
- (2)! The maximum price at which a licensed shipper or a trucker may sell any Canadian grown apricots to any buyer of a class named in the Schedule hereto other than one or other of the classes of buyers referred to in subsection (1) of this Section, shall be an amount equal to the maximum price at which a grower may sell apricots to a buyer of that class, according to the kind and capacity of the container in which the apricots are packed and sold.

PART IV—SALES BY WHOLESALE DISTRIBUTORS

MAXIMUM PRICES OF CANADIAN GROWN APRICOTS

- 7. (1) The maximum price at which a wholesale distributor may sell to any class of buyer any Canadian grown apricots purchased by him from a grower, a trucker or a licensed shipper shall be the sum of the following:
 - (a) an amount equal to the maximum price as fixed by this Order, that may be charged by his supplier for those apricots, exclusive of transportation charges;
 - (b) if his supplier is not by this Order required to deliver free to him, the actual cost of transporting the apricots from his supplier's shipping point to the city, town or village in which he has his place of business but, in any event, at not more than the less than carload lot express rate; and
 - (c) a markup not exceeding 12½ per cent of his selling price.
- (2) The maximum price at which a wholesale distributor may sell to any class of buyer any Canadian grown apricots purchased by him from another wholesale distributor shall be the sum of the following:—
 - (a) the maximum price at which those apricots may be sold to him by his supplier as fixed by subsection (1) preceding; and
 - (b) if his supplier is not by this Order required to deliver free to him, the actual cost of transporting the apricots from his supplier's shipping point to the city, town or village in which he has his place of business but, in any event, at not more than the less than carload lot express rate.

MAXIMUM PRICES-IMPORTED APRICOTS

- 8. During the period July 17, 1944 to September 30, 1944, both inclusive, the maximum price at which any wholesale distributor may sell any imported apricots shall be the sum of the following:—
 - (a) according to the kind and capacity of container in which the apricots are packed and sold, an amount equal to the maximum price at which a licensed shipper may sell, f.o.b. his shipping point, to a wholesale distributor, Canadian grown apricots packed in the same kind and capacity of container;

- (b) an amount equal to the cost, including refrigerator car rental and icing charges, of transporting the apricots by freight in carload lots from Kelowna, British Columbia to the city, town or village in which his place of business is situated; and
- (c) a markup not exceeding 12½ per cent of his selling price.

SALES OF APRICOTS RECEIVED ON CONSIGNMENT

9. If a wholesale distributor receives any shipment of apricots on consignment, he must not sell those apricots at a price exceeding the maximum price as fixed by this Order for sales by him of apricots packed in containers of the same kind and capacity purchased by him from a licensed shipper.

FREE DELIVERY ZONES OF WHOLESALE DISTRIBUTORS

10. If a sale is to a buyer whose place of business is within the city, town or village in which the wholesale distributor has his place of business or within the wholesale distributor's customary free delivery zone, the maximum prices fixed by this Part include free delivery to that buyer. On all other sales, such prices are f.o.b. the wholesale distributor's place of business.

PART V—SALES BY RETAILERS

MAXIMUM PRICES—CANADIAN GROWN APRICOTS

- 11. (1) The maximum price at which any person, other than a grower, licensed shipper, trusker or wholesale distributor, may sell at retail any apricots grown in Canada shall be the sum of the following:—
 - (a) the actual price paid by him for those apricots but not exceeding the maximum price fixed by this Order at which they may be sold to him by his supplier:
 - (b) if his supplier is not required by this Order to deliver free to him, the actual cost incurred by him in transporting the apricots from his supplier's shipping point to the city, town or village in which he has his place of business but, in any event, at not more than the less than carload lot express rate; and
 - (c) a markup not exceeding 25 per cent of his selling price; or
 - (d) if he purchased the apricots from a grower or a licensed shipper in carload lots or is a retailer operating a central warehouse separate from his retail outlet or outlets who purchased the apricots from a grower or a licensed shipper and actually took delivery at such warehouse, a markup not exceeding 30 per cent of his selling price.
- (2) When Canadian grown apricots are not sold by a retailer by the container in the original container in which they are packed when received by the seller they shall be priced and sold by him on a per pound basis and the net weight of the apricots in such original container when received by him shall, for the purpose of determining the maximum retail price per pound of those apricots under the provisions of subsection (1) of this Section, be deemed to be the net weight set forth in the table to this Section according to the kind and capacity of the original container.

TABLE

British Columbia Standard box	18 pounds
6 quart flat	8 pounds
Other packages	Actual net weight

MAXIMUM PRICES—IMPORTED APRICOTS

- 12. (1) During the period from July 17, 1944 to September 30, 1944, both inclusive, the maximum price at which any person may sell at retail any imported apricots purchased by him from a wholesale distributor shall be the sum of the following:—
 - (a) the actual price paid by him for the apricots but not exceeding the maximum price fixed by this Order at which they may be sold to him by his supplier;

- (b) if his supplier is not by this Order required to deliver free to him, the actual cost of transporting the apricots from his supplier's shipping point to the city, town or village in which he has his place of business but, in any event, at not more than the less than carload lot express rate; and
- (c) a markup not exceeding 25 per cent of his selling price.
- (2) During the period from July 17, 1944 to September 30, 1944, both inclusive, the maximum price at which any person may sell at retail any apricots imported by him shall be the sum of the following:
 - (a) an amount equal to the maximum price fixed by this Order at which a licensed shipper may sell Canadian grown apricots to a wholesale distributor according to the kind and capacity of container in which they are packed and sold;
 - (b) an amount equal to the cost, including refrigerator car rental and icing charges, of transporting the apricots by freight in carload lots from Kelowna, British Columbia, to the city, town or village in which his place of business is situated; and
 - (c) a markup not exceeding 30 per cent of his selling price.
- (3) When imported apricots are not sold by a retailer by the container in the original container in which they are packed when purchased by him they shall be priced and sold by him on a per pound basis and, for the purpose of determining his maximum price per pound of those apricots, the net weight of the apricots in the original container when received by him shall be deemed to be
 - (a) the net weight stamped or marked on the container in which they are packed when received by him; or
 - (b) if not so stamped or marked, but shown on his supplier's invoice, the net weight as shown on his supplier's invoice; or
 - (c) if neither so stamped nor marked nor shown on his supplier's invoice, the actual net weight of the apricots when received by him.

PART VI—RECORDS OF SALES AND PURCHASES

SALES INVOICES

- 13. (1) On every sale of apricots other than a sale to a consumer the seller shall at the time of delivery of the apricots furnish the buyer with an invoice showing the name and identifying address of the seller and the buyer, the date of sale, the quantity sold, the kind and capacity of the container and the price charged.
- (2) Every such seller shall keep a duplicate copy of each invoice furnished by him as required by this Section.

RECORDS OF PURCHASES

14. Every wholesale distributor, trucker and retailer, immediately upon receipt by him of any apricots purchased by him shall make a written record at the place of business at which he receives the apricots showing the date of purchase, the name and identifying address of his supplier, the quantity purchased, the kind and capacity of the containers, the transportation charges, if any, and the actual price paid. However, if such person keeps the copy of the invoice he receives from his supplier in accordance with Section 13, he need not keep any other record of the particulars of sale on that invoice.

INSPECTION OF RECORDS AND INVOICES

15. Every record and invoice which a seller of apricots is required by this Order to make and keep shall be kept by him available for inspection by any authorized representative of the Board at any time within twelve months of the date of the transaction to which it relates.

SALES SLIPS ON SALES AT RETAIL

16. Every person who sells apricots to a consumer shall upon request of the buyer furnish him with a sales slip showing the date of sale, the seller's name and address, the kind and capacity of container, the quantity and the price of the apricots sold.

Dated at Ottawa, this 8th day of July, 1944.

E. J. CHAMBERS,
Administrator of Fresh Fruit and Vegetables.

APPROVED:

D. GORDON,

Chairman, Wartime Prices and Trade Board.

SPECIAL NOTICE

The Government of Canada is trying to prevent excessive increases in costs and prices so that there will not be a disastrous price rise that will weaken the war effort, create chaos in many industries and cause general misery.

This Order fixes maximum prices and markups for licensed shippers, truckers, wholesale distributors and retailers.

These maximum prices and markups have been fixed to take care of the requirements of high cost operators. Anyone who is able to sell below these maximum prices and markups because of large volume or low operating costs should do so. In this way he will be sharing in the fight against disastrous inflation and will be complying with both the spirit and the letter of this regulation.

SCHEDULE TO ADMINISTRATOR'S ORDER No. A-1276

Maximum prices, according to class of buyer and kind and capacity of container for sales by growers of Apricots grown in Canada. All prices are f.o.b. the seller's country shipping point except where it is otherwise provided in this Order.

APRICOTS

	Kind and	Capacity of	Container
Class of Buyer	British Columbia Standard Box	6 qt. flat or open	Other
	(per co	ntainer)	(per pound)
1. Wholesale Distributor, Truckers and Licensed Shippers 2. Any retailer operating a Central Warehouse separate from	\$1.50	\$.67	8½c.
his retail outlets who takes delivery at such warehouse. 3. Any person who buys in carload lots	\$1.50 \$1.50	\$.67 \$.67	8½c. 8½c.
4. Consumers. 5. Any class of buyer other than those listed above.	\$2.28 \$1.71	\$1.03 \$.77	$\begin{array}{c} 3_{3}c. \\ 12\frac{1}{2}c. \\ 9\frac{1}{2}c. \end{array}$

Note:—The maximum prices per pound in this Schedule for "other containers" apply to the net weight of the fruit in such unlisted containers.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1277

School Supplies

Under powers given by the Wartime Prices and Trade Board to the Administrator of Packages and Converted Paper Products, it is hereby ordered as follows:—

- 1. This Order comes into force July 12, 1944.
- 2. Schedule "C" to Administrator's Order No. A-952 is amended by striking out each of the eight specifications therein set forth under the heading "Packaging" and opposite the Items Nos. 1 to 8, inclusive, and inserting in the respective places thereof the following:—

"Banded in 70s and under.

Banded in 70s and under.

Banded in 70s and under or wrapped in 1000s or 1200s.

Banded in 120s and under or wrapped in 1000s or 1200s.

Banded in 120s and under or wrapped in 1000s or 1200s.

Banded in 120s and under or wrapped in 1000s or 1200s.

Banded in 70s and under or wrapped in 1000s or 1200s.

Banded in 70s and under or wrapped in 1000s or 1200s."

- 3. Administrator's Order No. A-952 is amended by adding thereto as Schedule "E" the Schedule to this Order.
- 4. Section 8 of Administrator's Order No. A-952 is revoked and replaced by the following:—
 - "8. No person shall manufacture unpunched, ruled, cut paper, for school use,
 - (a) of other than foolscap or examination cap size, except in the sizes, grades, weights and rulings specified in Schedules "A" and "D" hereto, provided that an increase of not more than \(\frac{1}{4}\) inch shall not be deemed to be a contravention of this clause; or
 - (b) of foolscap or examination cap size, except in the sizes, grade, weight and rulings specified in Schedule "E" hereto."

Dated at Ottawa, this 8th day of July, 1944.

C. V. HODDER,
Administrator of Packages and Converted

Paper Products.

APPROVED:

D. GORDON,

Chairman, Wartime Prices and Trade Board.

SCHEDULE TO ADMINISTRATOR'S ORDER No. A-1277

Being Schedule "E" to Administrator's Order No. A-952

Specifications for Foolscap and Examination Cap

Sizes-

8" x 13" (flat size)

8" x 13" folded (flat size, 16" x 13")

 $8\frac{1}{2}$ " x 7" folded (flat size, $8\frac{1}{2}$ " x 14")

 $8'' \times 6\frac{1}{2}''$ (flat size)

Paper-

grade-white wove

weight-16 lb. to 500 sheets of size 17" x 22"

Ruling-

faint—24 point, one or two sides, margin and heading—none or one inch.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1278

Metal Containers (Quotas)

Under powers given by the Wartime Prices and Trade Board to the Administrator of Wood Products and Metal Containers, it is hereby ordered on behalf of the Board, as follows:—

- 1. This Order comes into force on July 12, 1944. During the periods mentioned in the following Sections, it prohibits or restricts the acquisition or use of metal containers for packing the products referred to, notwithstanding that annual quotas for such products are fixed by Administrator's Order No. A-1153. These annual quotas are not affected by this Order, which refers only to the periods stated.
- 2. Any word or expression which is defined or given a meaning for the purposes of Order No. A-1153 shall for the purposes of this Order have the same meaning.
- 3. No packer shall acquire or use between July 12, 1944, and September 30, 1944, both inclusive, any metal containers for the purpose of packing any product mentioned in Schedule A to this Order.
- 4. No packer shall acquire or use between July 12, 1944, and September 30, 1944, both inclusive, any twenty-pound metal pails for the purpose of packing lard or shortening.
- 5. No packer shall acquire or use between July 1, 1944 and September 30, 1944, both inclusive, a greater quantity of metal containers, by area of plate, for packing any commodity listed in Schedule B to this Order than the quantity shown in the said Schedule B opposite the name of such commodity.
- 6. No packer shall acquire or use in the period from April 1, 1944 to September 30, 1944, both inclusive, a greater quantity of containers, by area of plate, for packing any commodity listed in Schedule C to this Order than the quantity shown in the said Schedule C opposite the name of such commodity.
- 7. During the period July 12, 1944 to September 30, 1944, both inclusive, before a packer acquires any metal containers he must file with his supplier a signed statement stating for the information of his supplier and of the Wartime Prices and Trade Board, that such containers will be used in accordance with the provisions of this Order. No manufacturer shall deliver any metal containers to a packer during the said period unless he has received from the packer the signed statement above mentioned.
- 8. The restrictions of this Order shall not apply to metal containers or metal closures used by a consumer for canning or preserving any food products including fruits, vegetables, fruit or vegetable juices, poultry, meat or fish when such products are to be used or consumed by him and are not to be sold or offered for sale.
- 9. The provisions of this Order shall be subject to such written exemptions as the Administrator of Wood Products and Metal Containers may grant, upon application to him, in individual cases of undue hardship or other special circumstances.

Dated at Ottawa, this 10th day of July, 1944.

ARTHUR MAY,
Administrator, Wood Products and
Metal Containers.

APPROVED:

D. GORDON,

Chairman, Wartimes Prices and Trade Board.

Note.—Nothing in this Order shall be deemed to permit the manufacture or use of containers in any sizes other than those permitted by Administrator's Order No. A-1153.

SCHEDULE "A"

To Administrator's Order No. A-1278

The acquisition or use of metal containers for packing the following products is prohibited from July 12, 1944 to September 30, 1944.

- 1. Apples, solid pack.
- 2. Crabapples, syrup pack.
- 3. Apple sauce.
- 4. Apple pie filler.
- 5. Beans (from dried beans) with or without pork or tomato sauce (other than dehydrated).
- 6. Carrots.
- 7. Pumpkin and squash.
- 8. Vegetables, mixed (Macedoine).
- 9. Ready-to-serve soup, pea (ripe or dried).

SCHEDULE "B"

To Administrator's Order No. A-1278

Item Commodity	Maximum area of plate, acquisition or use of which is permitted between July 1, 1944 and September 30, 1944
1. Soups: Condensed, of permitted formulae only, limited to: Vegetable Vegetable Beef Chicken Consomme Scotch Broth Onion Celery Pepper Pot Oxtail Mock Turtle Corn Beef	25% of the total area used in the production of the same varieties of soup in 1941.
2. Edible Oils, liquid, including only animal, vegetable, fish and other marine animal and edible blends of such oils.	50% of the total area used for the same products between July 1st and September 30th, 1941.
3. Ox Tongues	50% of the total area used for the same product between July 1st and September 30th, 1941.
4. Stews, Boiled Dinners and Hashes	25% of the total area used for the same products between July 1st and September 30th, 1941.

SCHEDULE "C" TO ADMINISTRATOR'S ORDER No. A-1278

(Commodity Groups and Items are as listed in Schedule to Order No. A-1153)

Group	Commodity	Items	Maximum area of plate, acquisition or use of which is permitted between April 1st and September 30th, 1944
G	Paint Products	1, 2, 3, 5, 6, 7, 8	50% of total area delivered in 1941 in each of the sizes as permitted by Order No. A-1153 (Notes 1 and 3).
G	Paints, paste-water type.	4	50% of total area delivered in 1943 in each of the sizes as permitted by Order No. A-1153 (Notes 2 and 3).
Н	Printing inks, Oils and Glues.	1, 2, 3, 4, 5	50% of total area delivered in 1941 in each of the sizes as permitted by Order No. A-1153 (Note 3).
J	Special Products	All items except items 17 (Blood Plasma) and 18 (Chloroform and Ether).	

Note 1.—In computing the area of plate to which a packer is entitled he may convert the area of plate used in 1941 as follows:

For half pints and smaller to half pints or larger permitted sizes.

For quarts to quarts or larger permitted sizes.

For half gallons and gallons to gallons or larger permitted sizes.

Note 2.—In computing the area of plate to which a packer is entitled under these items a packer may convert on the basis of liquid measure the quantity of such paint he packed in 1943 in containers of metal, glass or fibre.

Note 3.—In computing the area of plate to which a packer is entitled under the provisions

of these items for packing any permitted product in 5-gallon containers he may convert the plate used in 1941 for the production of 4-gallon containers for the same product but he may not convert area of plate used in production of 5-gallon containers in 1941 for the production of 4-gallon containers in 1944 for the same or any other product.

Note 4.—In computing the area of plate to which a packer is entitled for the packing of lubri-

cating greases in 1944 in packages of 5 pounds or 25 pounds a packer may convert the area of plate used for the production in 1941 of containers of a capacity of 5 pounds

or less.

PART IV

Wartime Industries Control Board (Munitions and Supply)

DEPARTMENT OF MUNITIONS AND SUPPLY

CONTROLLER OF CHEMICALS

ORDER No. C.C. 34

(Penicillin)

DATED June 30, 1944.

Pursuant to the powers conferred by Order in Council P.C. 4996 of July 10, 1941, and any other Order in Council or Statute,

IT IS HEREBY ORDERED AS FOLLOWS:

1. No person shall sell, supply, purchase or acquire any penicillin except as authorized by the Controller of Chemicals.

E. T. STERNE, Controller of Chemicals.

APPROVED:

J. GERALD GODSOE, Chairman, Wartime Industries Control Board. VOLUME III, No. 3



JULY 24, 1944

CANADIAN WAR ORDERS AND REGULATIONS 1944

STATUTORY ORDERS AND REGULATIONS DIVISION PRIVY COUNCIL OFFICE

Published under authority of Order in Council P.C. 10793 of 26th November, 1942

OTTAWA
EDMOND CLOUTIER
PRINTER TO THE KING'S MOST EXCELLENT MAJESTY
1944



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PART I

Orders in Council

The Post Discharge Re-establishment Order

P.C. 5210

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 13th day of July, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

His Excellency the Governor General in Council, on the recommendation of the Minister of Pensions and National Health, is pleased to revoke "The Post-Discharge Re-Establishment Order", as amended, made by Order in Council, P.C. 7633 of October 1, 1941, and it is hereby revoked as of August 1, 1944.

His Excellency in Council, on the same recommendation, and under the authority of the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, is further pleased to make the Order hereto appended and it is hereby made and substituted for the Order hereby revoked, effective August 1, 1944.

A. D. P. HEENEY, Clerk of the Privy Council.

THE POST-DISCHARGE RE-ESTABLISHMENT ORDER.

- 1. This Order may be referred to as "The Post-Discharge Re-Establishment Order."
 - 2. In this Order, unless the context otherwise requires:—
 - (a) "active service" includes service of a "Member (H.D.) of the Canadian Army" and any service of an "R. Recruit" during which he is considered to be on active service by virtue of "Reserve Army (Special) Regulations, 1941";
 - (b) "child" means
 - (i) a legitimate child of the discharged person, or
 - (ii) an illegitimate child of the discharged person for whom he is paying maintenance or whom he is otherwise supporting and on whose account Dependents Allowance was being paid by the Department of National Defence at the time of his discharge, or
 - (iii) a step-child or legally adopted child of the discharged person being maintained by him, or
 - (iv) when the discharged person is a woman, an illegitimate child, of such discharged person, born during service or within nine months thereafter, and who is being maintained by her,
 - provided, in any case, that such child, if a boy, is under sixteen and, if a girl, is under seventeen years of age;
 - (c) "Department" means the Department of Pensions and National Health;
 - (d) "discharge" means the discharge or retirement from or the ceasing to serve on active service of a "discharged person" as hereinafter defined;
 - (e) "discharged person" means any person who, subsequent to June 30, 1941, has been honourably discharged or retired from or has honourably ceased to serve on active service in
 - (i) The Naval, Military or Air Forces of Canada, provided, with respect to this class, that such person was in receipt of either active service rates of pay or of Permanent Force rates of pay while serving in the said Forces during the present war, or

- (ii) The Canadian Women's Army Corps, established by Order in Council P.C. 6289, dated August 13, 1941, or
- (iii) The Royal Canadian Air Force (Women's Division), established by Order in Council P.C. 790, dated February 3, 1942, including this Force when known as the Canadian Women's Auxiliary Air Force, or
- (iv) The Women's Royal Canadian Naval Service, established by Order in Council, P.C. 56/6755, dated July 31, 1942, or
- (v) The Military, Naval or Air Forces of His Majesty other than His Majesty's Canadian Forces, provided, with respect to this class, that such person was domiciled in Canada at the time of his enlistment therein in the present war;

Provided that in respect of a grant under paragraph 6, 8 or 9 or clause (a) of paragraph 7 of this Order, "discharged person" shall include a person coming within any of the said classes who has been honourably discharged or retired from or has honourably ceased to serve on active service therein at any time during the said war;

- (f) "enlistment" means enlistment or enrollment in, or appointment to commission in, any of the Forces or Corps aforesaid;
- (g) "married person" means:—
 - (i) a man whose wife is being maintained wholly or mainly by him, or
 - (ii) a married woman who has a husband dependent on her, or
 - (iii) a person who is married, a widow or widower, who maintains wholly or mainly one or more children;
- (h) "Minister" means the Minister of Pensions and National Health;
- (i) "parent" means a parent or person in lieu of a parent if such parent or person is in a dependent condition and was solely or mainly maintained by the discharged person during his service, or was solely or mainly maintained by him for a reasonable time prior to the award of the benefit or grant, or becomes in a dependent condition during the period such benefit or grant is payable;
- (j) "pensionable disability" means a disability in respect of which pension has been granted under the Pension Act;
- (k) "pension" means a pension under the Pension Act;
- (1) "rehabilitation grant" means a grant made pursuant to the provisions of Order in Council P.C. 7521 dated December 19, 1940, as amended;
- (m) "service" means service in any of the Forces or Corps aforesaid during the present war;
- (n) "university" means a university or college of educational standards approved by the Department.
- 3. The Minister may make regulations which, in his opinion, are necessary or advisable for the carrying out of the provisions of this Order.
- 4. In the Regulation contained in Order in Council P.C. 80/4430 of May 27, 1942, respecting persons serving on ships, the reference to paragraphs 6 and 13 of Order in Council P.C. 7633 of October 1, 1941, as amended, shall be deemed to be reference to paragraphs 6 and 16 hereof.

PART ONE

BENEFIT NUMBER ONE-OUT-OF-WORK BENEFIT

- 5. For any period during which a discharged person is capable of and available for work but unable to obtain suitable employment, payment of out-of-work benefit may be made to him upon the terms and subject to the conditions following:—
- (1) Out-of-work benefit shall not be paid for the first nine days of unemployment, whether continuous or not, nor for any period for which he may have been paid a rehabilitation grant, and the total period for which it may be paid shall not exceed his period of service nor shall it in any case exceed fifty-two weeks.

- (2) Out-of-work benefit shall not be paid or continued beyond eighteen months after discharge, provided that the Department may in its discretion exclude from such period any time within such period during which the discharged person was a patient or out-patient of any hospital or health institution or was in receipt of a grant under this Order awarded because of temporary incapacitation.
- (3) Where the Unemployment Insurance Fund has been credited with an amount pursuant to paragraph 18 of this Order, the total period for which he may receive out-of-work benefit shall be reduced by one-fifth of the period for which such credit was made.
- (4) A discharged person shall not be deemed to be disqualified for out-of-work benefit by reason only that he has declined an offer of employment under conditions as described in paragraph (b) of Section 31 of The Unemployment Insurance Act, 1940, or by reason of his refusal of employment the acceptance of which would involve the consequences described in Section 32 of the said Act, and he shall not be deemed to be unemployed for any period or day as described in Section 33 of the said Act, but he shall be disqualified for out-of-work benefit in the circumstances defined in Section 43 of the said Act.
- (5) The rates of payment of out-of-work benefit shall be in accordance with Part 1 of the Schedule of this Order, subject to reduction by such amount on account of any pension, wages, salary, Unemployment Insurance benefit or other income the discharged person may have received or be entitled to receive in respect of the period for which such out-of-work benefit is paid, as to the Department seems right.
- (6) In the case of a person discharged from the Canadian Women's Army Corps, the Royal Canadian Air Force (Women's Division) or the Women's Royal Canadian Naval Service, the rate of out-of-work benefit shall not exceed the rate of pay of the discharged person at the date of discharge.
- (7) Out-of-work benefit shall not be paid to a married woman whilst her husband is, in the opinion of the Department, capable of maintaining her either wholly or mainly and under legal obligation so to do.

BENEFIT NUMBER TWO-VOCATIONAL AND TECHNICAL TRAINING

- 6. Where a discharged person is pursuing vocational or technical training or other educational training which has been approved by the Department as training which will fit him or keep him fit for employment or re-employment, or will enable him to obtain better or more suitable employment, payment of a grant may be made to him for so long as he makes progress in such training to the satisfaction of the Department, upon the terms and subject to the conditions following:—
- (1) Except as otherwise provided in this paragraph, the total period for which a grant hereunder may be paid shall not exceed the discharged person's period of service nor shall it in any case exceed fifty-two weeks, provided that the Department may regard such period as being exclusive of any time, within such period, during which the discharged person was a patient or out-patient of any hospital or health institution.
- (2) In the case of a discharged person whose period of service has exceeded 52 weeks, such grant may be continued for a period which, together with the period of grant hereunder and/or any other grant or benefit which he may have received under this Order, does not exceed in all his period of service, if, in the opinion of the Department, the discharged person has made satisfactory progress in his training but requires additional training to qualify him for employment in the occupation for which he is being trained.
- (3) In no case shall a grant hereunder be paid if application therefor is not made within twelve months after the cessation of hostilities of the present war or such earlier date as may be fixed by the Governor in Council or within twelve months after discharge, whichever is the later date, provided that in determining such period the Department may regard the same as being exclusive of any time, within such period, during which the discharged person was a patient or out-patient of any hospital or health institution.
- (4) In the case of a grant hereunder to a discharged person who is in receipt of pension, all or any of the limitations imposed by sub-paragraphs (1), (2) and (3)

hereof may be waived if, in the opinion of the Department, such discharged person is unable to follow his pre-war occupation or his principal post-war occupation or the occupation for which he was previously granted training by the Department, and has been unable to secure or hold steady employment though possessing a potential physical and mental capacity for work.

- (5) Where the discharged person is not in receipt of a pension, the rate of payment of grant hereunder shall be in accordance with Part 2 of the Schedule of this Order, and, where the discharged person is in receipt of a pension, the rate of payment of grant hereunder shall be in an amount which, when added to the discharged person's pension, inclusive of additional pension, equals the rate set forth in Part 3 of the said Schedule applicable to a discharged person of his status, and in either case such grant shall be subject to reduction by such amount on account of any wages, salary or other income such person may have received or be entitled to receive in respect of the period for which such grant is paid, as to the Department seems right.
- (6) (a) The Department may pay to a discharged person pursuing a course hereunder and who is a married person or a person in respect of whom an additional allowance for dependents is being paid under this Order, a living allowance of five dollars per week for any week whilst he is necessarily living away from his usual place of residence in pursuing such course and is thereby in the opinion of the Department obliged to incur extra living expenses;
- (b) Where such discharged person's place of residence during a course hereunder is at such distance from the place where the course is being held that daily transportation to and from such place is advantageous as an alternative to changing his place of residence, he may be allowed transportation to and from such place each day that such course necessitates, at a total cost not exceeding five dollars per week.
- (7) (a) The Department may allow to a discharged person pursuing a course hereunder travelling expenses for one trip from his usual place of residence to the place where the course is being held and one trip in return, or one trip from his usual place of residence to the place where the course is being held and one trip to such other place where in the interests of rehabilitation it is deemed by the Department advisable for him to go and to which he can go without incurring greater travelling expenses.
 - (b) For the purpose of this paragraph, "travelling expenses" means,—
 - (i) railway transportation, with sleeping berth if necessary, and/or reasonable charge for other modes of transportation when necessary and when supported by proper vouchers; or
 - (ii) Transportation by privately owned automobile when authorized with a mileage allowance of three cents per mile or the equivalent of one railway fare irrespective of the number of passengers carried; and in either case
 - (iii) the cost of meals in transit, if not provided by the transportation company, at one dollar each.
- (8) Where a grant is being paid to a discharged person hereunder, or where a grant might be paid hereunder but for reduction on account of pension, wages, salary or other income, the Department may authorize an additional payment to be made on behalf of such person not exceeding the tuition fees, student fees, athletic fees or other charges and costs of his course.

BENEFITS NUMBER THREE AND NUMBER FOUR—AWAITING RETURNS FROM ENTERPRISE; TEMPORARY INCAPACITY

- 7. If the Department is of the opinion that, having regard to the special circumstances of the case, a grant will prove effective in re-establishing a discharged person who
 - (a) is engaged in agricultural or other enterprise on his own account and is awaiting returns therefrom, or who
 - (b) is temporarily incapacitated from accepting work or from taking training by reason of a disability, and is not entitled to care under the Department's treatment regulations,

a grant may be paid to such discharged person upon the terms and subject to the conditions following:—

- (1) No grant shall be paid hereunder for any period for which the discharged person has been paid or is entitled to be paid a re-habilitation grant.
- (2) The total period for which a grant may be paid hereunder shall not exceed the discharged person's period of service nor shall it in any case exceed fifty-two weeks.
- (3) The rates of payment of grant hereunder shall be in accordance with Part 1 of the Schedule of this Order, subject to reduction by such amount of any pension, wages, salary, or other income the discharged person may have received or be entitled to receive in respect of the period for which such grant is paid, as to the Department seems right.
- (4) No grant under clause (a) of this paragraph (Benefit No. 3) shall be paid unless application therefor shall have been made within twelve months after cessation of hostilities of the present war or such earlier date as may be fixed by the Governor in Council or within twelve months after discharge, whichever is the later date, provided that in determining the said period of, twelve months the Department may regard such period as being exclusive of any time, within such period, during which the discharged person was a patient or out-patient of any hospital or health institution.
- (5) No grant under clause (b) of this paragraph (Benefit No. 4) shall be paid or continued beyond eighteen months after discharge.

BENEFIT NUMBER FIVE—UNIVERSITY EDUCATION (UNDERGRADUATE)

- 8. In case any discharged person
- (a) has been regularly admitted to a university before his discharge, and resumes within one year and three months after discharge a course, academic or professional, interrupted by his service, or
- (b) becomes regularly admitted to a university and commences any such course within one year and three months after his discharge, or
- (c) because of ill health or because his admission to the university has been conditional upon his fulfilling some additional matriculation requirements or for any other good reason shown to the satisfaction of the Department, delays resumption or commencement of such course beyond the aforementioned periods,

a grant may be paid to such discharged person for any period during which he pursues such course, upon the terms and subject to the conditions following:—

- (1) In no case shall a grant hereunder be continued to a discharged person who fails in more than two classes or subjects in any academic year, or who, having failed in either one or two classes or subjects, also fails in either or both supplementary examinations next offered by the university in such classes or subjects.
- (2) The total period for which a grant may be paid hereunder shall not be greater than the discharged person's period of service unless his progress and attainments in his course are such that the Department deems it in his interest and in the public interest that the grant should be continued.
- (3) Where the discharged person is not in receipt of a pension, the rate of payment of grant hereunder shall be in accordance with Part 2 of the Schedule of this Order, and, where the discharged person is in receipt of a pension, the rate of payment of grant hereunder shall be in an amount which, when added to the discharged person's pension, inclusive of additional pension, equals the rate set forth in Part 3 of the said Schedule applicable to a discharged person of his status, and in either case such grant shall be subject to reduction by such amount on account of any wages, salary, or other income such person may have received or be entitled to receive in respect of the period for which such grant is paid, as to the Department seems right.
- (4) Where a grant is being paid to a discharged person hereunder, or where a grant might be paid hereunder but for reduction on account of pension, wages, salary or other income, the Department may authorize an additional payment to be made on behalf of such person not exceeding the tuition fees, student fees, athletic fees or other charges and costs of his course.

BENEFIT NUMBER FIVE—UNIVERSITY EDUCATION (POST-GRADUATE)

- 9. In case any discharged person
- (a) has entered upon a post-graduate course, either academic or professional, in a university before enlistment, or was about to do so at the time of his enlistment, or, having completed his undergraduate course in a university after his discharge, enters upon a post-graduate course as aforesaid, and
- (b) resumes or commences such post-graduate course within
 - (i) one year from his discharge, or
 - (ii) one year from the commencement, next following his discharge, of such course in such university, if his discharge precedes such commencement by not more than three months, or,
 - (iii) in the case of a discharged person who completes his undergraduate course after his discharge, as soon as may be after such completion,

if the Department, having considered such person's attainments and his course, deems it in the public interest that such discharged person should continue such course, a grant may be paid to him for any period during which he pursues such course upon the terms and subject to the conditions following:—

- (1) The total period for which a grant may be paid hereunder together with any period for which he may have received a grant for undergraduate education under paragraph 8 of this Order shall not exceed the discharged person's period of service unless his progress and achievements are so outstanding that, in the opinion of the Department, it is important in the public interest that the grant should be continued.
- (2) Where the discharged person is not in receipt of a pension the rate of payment of grant hereunder shall be in accordance with Part 2 of the Schedule of this Order, and, where the discharged person is in receipt of a pension, the rate of payment of grant hereunder shall be in an amount which, when added to the discharged person's pension, inclusive of additional pension, equals the rate set forth in Part 3 of the said Schedule applicable to a discharged person of his status, and in either case such grant shall be subject to reduction by such amount on account of any wages, salary, or other income such person may have received or be entitled to receive in respect of the period for which such grant is paid, as to the Department seems right.
- (3) Where a grant is being paid to a discharged person hereunder, or where a grant might be paid hereunder but for reduction on account of pension, wages, salary or other income, the Department may authorize an additional payment to be made on behalf of such person not exceeding the tuition fees, student fees, athletic fees or other charges and costs of his course.

SCHEDULE—DEPENDENTS' ALLOWANCE, ETC.

- 10. In construing the meaning of the Schedule of this Order the following rules shall apply:—
- (1) The additional amount for a person in lieu of wife may only in the discretion of the Department be paid to a woman who, although not legally married to the discharged person, was living with him at the time of his enlistment and on whose account Dependents' Allowance was being paid by the Department of National Defence at the time of his discharge.
- (2) In the case of a person who is married and who maintains one or more children, or in the case of a widower who maintains one or more children and in either case who qualifies as a "married person" under the definition thereof and is being paid a benefit or grant as such, the additional amount paid as a "married person" shall be diminished by the difference in rates as between a married person and an unmarried person unless there exists a daughter, in respect of whom no amount is payable as a child, or other person, competent to assume and who does assume the household duties and the care of the child or children.
- (3) The additional amounts for dependents provided in the said Schedule are the maximum amounts payable to or in respect of such dependents but, if lesser amounts are, in the opinion of the Department, sufficient for the maintenance of such dependents, lesser amounts may be paid.

(4) In lieu of the monthly payments set forth in the said Schedule, pro rata payments may be made semi-monthly or weekly, in the discretion of the Department.

CORRESPONDENCE COURSES

- 11. (1) The Department may authorize payment of fees in respect of a correspondence course for a discharged person in hospital undergoing treatment by the Department where the responsible medical officer of the Department consents thereto on medical grounds. Such payment may extend beyond fifty-two weeks or the length of period of service of the discharged person, and, notwithstanding the provisions of paragraph 14 of this Order, shall not preclude or in any wise diminish any other benefit or grant under this Order.
- (2) The Department may authorize payment of fees in respect of a correspondence course for a discharged person who is employed if, in the opinion of the Department, such course is necessary to the successful rehabilitation of such discharged peron and is directly related to the occupation in which he is employed. Such payment may extend beyond fifty-two weeks or the length of the period of service of the discharged person, but the amount of the payment shall in no case exceed the amount of grant under paragraph 6 of this Order which otherwise would have been payable.

GENERAL PROVISIONS

- 12. (1) Where a discharged person is requested under authority of the Department to appear at any district office of the Department or elsewhere for rehabilitation consultation, he may be allowed transportation expenses from his place of residence to the place of consultation and return together with other travelling expenses.
- (2) (a) "Transportation" for the purpose of this paragraph means railway transportation with sleeping berth if necessary, and/or reasonable charge for other modes of transportation when necessary and when supported by proper vouchers;
- (b) When a privately owned automobile is used the transportation allowance shall be three cents per mile or the equivalent of one railway fare, irrespective of the number of passengers carried.
 - (3) "Other travelling expenses" for the purpose of this paragraph means
 - (a) meals in transit, if not provided by the transportation company, at \$1.00 each;
 - (b) board and quarters during the time detained which will wherever possible be furnished at a Departmental institution but as to which if not furnished at a Departmental institution the following rates shall apply:—

Meals each, \$0.50; Lodging \$2.00 per night.

- 13. No benefit or grant shall be paid under this Order while the discharged person is residing elsewhere than in Canada except in special cases of grants under paragraphs 6, 8 or 9 of this Order in which, in the opinion of the Department, training elsewhere than in Canada is deemed advisable.
- 14. Not more than one grant may be paid to any person under this Order for any period nor shall any grant be paid to any person for any period for which he is paid out-of-work benefit hereunder, and except as otherwise specially provided in this Order the total period for which a person may receive out-of-work benefits or grants or any permutation of the same shall not exceed his period of service nor shall it in any case exceed fifty-two weeks.
- 15. Notwithstanding anything in this Order contained the Department may, for any reason deemed sufficient
 - (a) refrain from authorizing any payments under this Part, or
 - (b) on new facts being brought to attention, make any authorization under this Part which has been previously refused, or rescind or amend any authorization made under this Part, the decision of the Department otherwise being final,
 - (c) authorize that payment of an out-of-work benefit or grant or any instalment or portion of instalment thereof be made to some person other than the discharged person but on his behalf.

16. Any payment under this Part shall be made out of monies provided for the purpose.

PART TWO

- 17. Any discharged person who completes fifteen weeks in insurable employment under the Unemployment Insurance Act, 1940, within any period of twelve months, whether continuous employment or not, shall, for the purpose of the said Act, be deemed
 - (a) to have received unemployment insurance benefit under the said Act for a continuous period (hereinafter in this paragraph referred to as "benefit period"), immediately prior to the commencement of such fifteen weeks, equal to the period, if any, for which he received out-of-work benefit under Part 1 hereof; but not exceeding in total in any case, three-fifths of his period of service after June 30, 1941, and
 - (b) to have been in insurable employment immediately prior to the commencement of the said benefit period for a period equal to his service after June 30, 1941,

and the said insurable employment shall be deemed to have been continuous as nearly as may be without being contemporaneous with any period during which the said person actually was in insurable employment under the said Act prior to the said benefit period.

18. As soon as may be, after The Unemployment Insurance Commission ascertains that a discharged person has completed fifteen weeks in insurable employment as aforesaid, there shall be credited to the Unemployment Insurance Fund out of the War Appropriation of The Consolidated Revenue Fund if such credit is made during the year ending March 31, 1942, and out of moneys appropriated for the purpose if such credit is made thereafter, the amount of the combined employer's and employed person's contribution under the Unemployment Insurance Act, 1940, for a period equal to the difference between his period of service after June 30, 1941, and one and two-thirds of the period for which, under sub-paragraph (a) of paragraph 17 hereof, he is deemed to have been in receipt of unemployment insurance benefit, and the rate of the said combined contribution shall be the average of the contributions shown by such person's unemployment book to have been paid by him and on his behalf for the said fifteen weeks; and for the purpose of the said Act, the said discharged person shall be deemed to have been bona fide employed in insurable employment during the said period of service and all contributions shall be deemed to have been paid under the said Act in respect of the said discharged person during the said period of service.

19 If on making any report on the financial condition of the Unemployment Insurance Fund the Unemployment Insurance Advisory Committee finds that the said Fund has been adversely affected by reason of the provisions of paragraphs 17 and 18 hereof, the Committee shall in its statutory report state the amount and the manner in which the said Fund has been adversely affected as aforesaid, and the Governor in Council may on receipt of said report take into consideration immediate measures to remedy any depletion of the said Fund due to the operation of this Order which depletion shall have been established by the aforesaid report of the Unemployment Insurance Advisory Committee.

SCHEDULE OF MONTHLY RATES—(Paragraph 10)

	Single No	Man			Снігр	REN		
	Depend- ents	and Wife,	One	Two	Three	Four	Five	Six
Part 1 Out-of-Work Benefits, Awaiting Returns, and Temporary Incapacita- tion—Paragraphs 5 and 7	\$ cts. 50 00	\$ cts.	\$ cts. 82 00	\$ cts. 94 00	\$ cts. 104 00	\$ cts. 112 00	\$ cts. 120 00	\$ cts. 128 00
PART 2 Vocational and Educational Training—Non-Pensioners—Paragraphs 6, 8 and 9	60 00	80 00	92 00	104 00	114 00	122 00	130 00	138 00
PART 3 Vocational and Educacational Training—Pensioners—Paragraphs 6, 8 and 9 (Rates are inclusive of pension). Percentage of Pensionable Disability— 5. 10. 15. 20. 25. 30. 35. 40. 445. 50. 55. 60. 65. 70. 775. 80. 85. 90. 95.	61 50 63 00 64 50 66 00 67 50 69 00 70 50 75 00 76 50 78 00 79 50 81 00 82 50 84 00 89 25 94 50 99 75 105 00	81 50 83 00 84 50 86 00 87 50 99 00 99 50 92 00 96 50 98 00 99 50 101 00 102 50 104 00 110 50 117 00 123 50 136 00	93 50 95 00 96 50 98 00 99 50 101 00 102 50 107 00 113 50 114 50 114 50 116 00 123 25 130 50 137 75 145 00	105 50 107 00 108 50 110 00 111 50 113 00 114 50 116 00 120 50 122 00 123 50 125 00 126 50 128 00 135 25 142 50 142 75 142 75	115 50 117 00 118 50 120 00 121 50 123 00 124 50 126 00 130 50 133 50 135 00 138 00 146 25 138 00 145 25 152 50 159 75	123 50 125 00 126 50 128 00 129 50 131 00 132 50 134 00 135 50 137 00 141 50 140 00 141 50 146 00 153 25 161 50 169 25 177 00	131 50 133 00 134 50 136 00 137 50 140 50 142 00 144 50 145 00 146 50 146 00 149 50 151 00 152 50 154 00 161 50 170 50 178 75 187 00	139 50 141 00 142 50 144 00 145 50 150 00 151 50 153 00 154 50 156 00 157 50 169 00 170 00 170 00 179 50 188 25 197 00

Additional amount for person in lieu of wife—\$20.00 per month (applicable to parts 1, 2 and 3). Additional amount for dependent parent —\$15.00 per month (applicable to parts 1, 2 and 3).

Order in Council amending regulations re award of Canadian Volunteer Service Medal.

P.C. 5262

AT THE GOVERNMENT HOUSE AT OTTAWA

Monday, the 10th day of July, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas Order in Council, P.C. 8160 dated 22nd October, 1943, provides for the award of the Canadian Volunteer Service Medal, upon certain conditions to members of the Armed Forces in Canada in recognition of general volunteer service.

And Whereas the aforementioned Order provided in Appendix "A" thereto that the medal may be awarded:—

- "4. (c) To persons of any rank in the Naval, Military or Air Forces of Canada, who have voluntarily served on Active War Service, and have as a direct result of injuries sustained whilst on duty, been honourably discharged or retired.
 - (d) Posthumously to persons of any rank in the Naval, Military or Air Forces of Canada, who have voluntarily served on Active War Service, and have been killed, or died of wounds or injuries sustained, in action or whilst on duty."

And Whereas the Minister of National Defence reports that it is considered that the present regulations as authorized should be amplified in respect to personnel who have died or have been retired or discharged as a result of disease or illness attributed to War Services.

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of National Defence, is pleased to cancel sub-paragraphs (c) and (d) of paragraph 4 of Appendix "A" to Order in Council, P.C. 8160 dated 22nd day of October, 1943, and they are hereby cancelled and the following are substituted therefor, effective October 22, 1943:—

- "4. (c) To persons of any rank in the Naval, Military or Air Forces of Canada, who have voluntarily served on Active War Service and have been honourably discharged or retired as a result of injury or disease or aggravation thereof, attribuable to or incurred during such Active War Service.
 - (d) Posthumously to persons of any rank in the Naval, Military or Air Forces of Canada, who have voluntarily served on Active War Service, and have been killed in action or died as a result of wounds or injury or disease or aggravation thereof, or died as a result of wounds or injury or disease or Service."

A. D. P. HEENEY, Clerk of the Privy Council.

Order in Council increasing from \$1,500 to \$2,000 the amount which may be expended per unit (under plan of converting suitable buildings into multiple housing units) where more than one bedroom is provided in the unit

P.C. 5392

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 13th day of July, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL

Whereas by Orders in Council

P.C. 4579, dated June 4, 1943

P.C. 4892, dated June 17, 1943

P.C. 6812, dated August 30, 1943

P.C. 7324, dated September 20, 1943

P.C. 7575, dated October 5, 1943

P.C. 8305, dated October 26, 1943

P.C. 9015, dated November 23, 1943

P.C. 259, dated January 24, 1944

P.C. 524, dated January 28, 1944

the Minister of Finance was authorized to acquire by way of lease from the owners thereof suitable buildings in various municipalities for the purpose of converting the said buildings into multiple housing units;

And whereas each of the said Orders in Council stipulates that the average estimated cost of construction for units created in any one building shall not exceed

the sum of \$1,500 per unit;

And whereas the Minister of Finance reports that experience derived from operations under the said Orders in Council has proved that it is impossible to create units having more than one bedroom for a cost of \$1,500; and

That it is expedient and necessary for the relief of the housing shortage in the said municipalities that the Minister of Finance should be able to create units having

more than one bedroom;

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Finance, is pleased to order and doth hereby order that, notwithstanding anything to the contrary contained in the said Orders in Council the estimated cost of construction for units containing more than one bedroom created under the provisions of the said Orders in Council shall not exceed the sum of \$2,000 per unit and that such cost shall not be included in determining the average estimated cost of construction of the other units in the buildings.

A D. P. HEENEY, Clerk of the Privy Council.

Order in Council amending National Selective Service Civilian Regulations, re coal mine workers

P.C. 5419

AT THE GOVERNMENT HOUSE AT OTTAWA

FRIDAY, the 14th day of July, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas by Proclamation issued on the 17th day of May, 1944, it was declared and proclaimed that a state of national emergency exists in regard to the production of coal in Canada;

And whereas Section 210A of the National Selective Service Civilian Regulations (Order in Council P.C. 246 of January 19, 1943) as amended by Orders in Council P.C. 4092 of May 17, 1943, and P.C. 121 of January 10, 1944, provides, inter alia, that no person directed to employment as a coal mine worker, pursuant to the provisions of the said Section, and no person who, as his sole or main occupation, is engaged or employed as a coal mine worker shall be accepted prior to August 1st, 1944, for enlistment in any branch of the armed forces of Canada; unless such person has first obtained a permit to enlist, furnished by a Selective Service Officer; and every person directed to employment as a coal mine worker pursuant to the said Section and every person who, as his sole or main occupation, is engaged or employed as a coal mine worker, shall be deemed to have been granted a postponement order until the first day of August, 1944, pursuant to the National Selective Service Mobilization Regulations (Order in Council P.C. 10924 December 1, 1942, as amended) and an "Order-Medical Examination" or an "Order-Military Training" shall not be sent to any such person unless a Selective Service Officer has given his consent in writing to the sending of such notice;

And whereas the Minister of Labour reports that it is deemed necessary for the security, defence, peace, order and welfare of Canada, to extend until the first day of August, 1945, the time within which persons directed to employment as coal mine workers, and persons who, as their sole or main occupation are engaged or employed as coal mine workers, shall not be accepted for enlistment and shall be deemed to

have been granted a postponement order;

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Labour, and under the authority of the War Measures Act and the National Resources Mobilization Act, 1940, is pleased to amend the National Selective Service Civilian Regulations (Order in Council P.C. 246 of January 19, 1943) as amended, and they are hereby further amended by revoking paragraphs (i) and (ii) of subsection (9) of Section 210A thereof and substituting therefor the following:—

- "(i) No person directed to employment as a coal mine worker, pursuant to the provisions of this section, and no person who, as his sole or main occupation, is engaged or employed as a coal mine worker shall be accepted prior to the first day of August, 1945, for enlistment in any branch of the Armed Forces in Canada, unless such person has first obtained a permit to enlist, furnished by a Selective Service Officer.
- "(ii) Every person directed to employment as a coal mine worker pursuant to this section and every person who, as his sole or main occupation, is engaged or employed as a coal mine worker shall be deemed to have been granted a post-ponement order until the first day of August, 1945, pursuant to the National Selective Service Mobilization Regulations, 1944 (Order in Council P.C. 1355, March 4, 1944, as amended) and an "Order-Medical Examination" or an "Order-Military Training" shall not be sent to any such person unless a Selective Service Officer has given his consent in writing to the sending of such notice."

A. D. P. HEENEY, Clerk of the Privy Council.

Order in Council making regulations re surcharge on certain dairy products when sold for export, etc.

P.C. 5424

AT THE GOVERNMENT HOUSE AT OTTAWA

FRIDAY, the 14th day of July, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas by Orders in Council dated the 2nd day of April, 1943, P.C. 2709, and the 24th day of February, 1944, P.C. 1082, authority was granted for the payment of subsidies to primary producers with respect to butterfat and milk delivered to distributors and processors;

And whereas by Order in Council dated the 23rd day of February, 1944, P.C. 1151, the Agricultural Food Board was authorized to impose and the Department of Agriculture was authorized to collect a surcharge on butter sold as ships' stores and the Department of Agriculture was enabled to authorize any person to collect such sur-

charge on its behalf;

And whereas the Minister of Agriculture represents that it is in the public interest to recover the financial assistance so extended by collecting a surcharge in an amount commensurate with the subsidy paid and to be fixed by the said Board on all butter and cheddar cheese, and on such concentrated whole milk products as have been subsidized, when sold for ships' stores or for export, except when exported under government contract, and, with respect to butter only, when used for industrial purposes in Canada.

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Agriculture, is pleased to revoke and does hereby revoke Order in Council P.C. 1451 dated the 23rd day of February, 1944,

His Excellency in Council, on the same recommendation, and under the authority of the War Measures Act, is further pleased to make the following regulations and they

are hereby made and established accordingly,-

REGULATIONS RE THE IMPOSITION AND COLLECTION OF A SURCHARGE ON CERTAIN DAIRY PRODUCTS

1. The Agricultural Food Board is hereby authorized to impose and collect, directly or through a duly authorized person or agency, a surcharge fixed by the Board at a rate commensurate with the subsidy paid on butterfat or milk used in the manufacture of creamery butter, cheddar cheese, and concentrated whole milk products when sold for ships' stores or for export except when exported under government contract, and with respect to butter only, when used for industrial purposes in Canada.

2. The imposition and collection subsequent to the 30th day of April, 1943, of any surcharge by the Commodity Prices Stabilization Corporation Limited, the Ration Administration of the Wartime Prices and Trade Board, the Export Permit Branch of the Department of Trade and Commerce, the Department of Agriculture, or the Agricultural Food Board, with respect to butter exported, used as ships' stores, or used for industrial purposes in Canada, are hereby ratified and confirmed.

A. D. P. HEENEY, Clerk of the Privy Council.

Order in Council waiving requirement of the Canada Shipping Act that the Governor in Council should consent to the making of claims for salvage services rendered by H.M.C. Ships prior to the final adjudication of such claims

P.C. 5428

AT THE GOVERNMENT HOUSE AT OTTAWA

FRIDAY, the 14th day of July, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas by Order in Council P.C. 1525 of February 26, 1943, regulations were made and established in respect of the making of claims for salvage services rendered by ships belonging to His Majesty and by the Commander and crew or part of a crew of such ships;

And whereas by section 534 of the Canada Shipping Act the consent of the Governor in Council is required for the making of any claim by the Commander or crew or part of the crew of any such ship before final adjudication upon such claim, and by the said regulations the consent of the Minister of National Defence, the Minister of National Defence for Air or the Minister of National Defence for Naval Services is required for the making of any such claim before final adjudication thereon;

And whereas in the opinion of the Minister of National Defence for Naval Services it is sufficient if the consent of any of the said Ministers be obtained to the bringing of any such claim and that the provision contained in section 534 of the Canada Shipping Act requiring consent of the Governor in Council is no longer necessary.

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of National Defence for Naval Services, and under the authority of the War Measures Act, is pleased to amend the regulations made by Order in Council P.C. 1525 of February 26th, 1943, and they are hereby amended by adding thereto the following regulation as regulation six:—

"6. The provisions of section 534 of the Canada Shipping Act, 1934, shall not apply to or in respect of any claim for salvage services by the Commander or crew or part of the crew of a ship belonging to His Majesty which claim has not been finally adjudicated upon prior to the date of this Order and the consent of the Governor in Council shall not be required for the final adjudication on any such claim."

A. D. P. HEENEY, Clerk of the Privy Council.

Order in Council appointing Judge J. E. Reynolds to Mobilization Board in Administrative Division "C"

P.C. 5439

AT THE GOVERNMENT HOUSE AT OTTAWA

Monday, the 17th day of July, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas subsection (1) of Section 8 of the National Selective Service Mobilization Regulations, 1944 (P.C. 1355 of March 4, 1944) provides that:-

"8(1) There shall be a Board for each Division which shall be known as the Mobilization Board for the Division and shall consist of such members as the Governor in Council shall appoint."

And whereas the Minister of Labour reports that it is considered advisable to appoint a further Member to the Mobilization Board in Administrative Division "C", with headquarters at the City of Kingston in the Province of Ontario.

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Labour, is pleased to appoint and doth hereby appoint His Honour Judge J. E. Reynolds, Judge of the County Court of Frontenac, with headquarters in the City of Kingston, a Member of the Mobilization Board in Administrative Division "C".

> H. W. LOTHROP, Associate Clerk of the Privy Council.

Order in Council prohibiting importation of manila, java or sisal fibres, except under licence

P.C. 5470

AT THE GOVERNMENT HOUSE AT OTTAWA

Monday, the 17th day of July, 1944.

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Finance reports that the processing, sale and use of hard fibres and hard fibre cordage are subject to control in Canada:

That jurisdiction over this control was recently transferred from the Wartime Industries Control Board to the Wartime Prices and Trade Board, and consequent upon this transfer the form of import control formerly exercised by the Wartime Industries Control Board under Order Number Supplies 1, dated January 9, 1943, was discontinued; and

That arrangements for the centralized purchase of Canada's requirements of hard fibres and hard fibre cordage through the Defence Supplies Corporation of the Government of the United States of America require import control as a complement.

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Finance, and under the authority of the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, is pleased to order as follows:—

The importation into Canada of the goods enumerated hereunder is hereby prohibited except under and in accordance with the terms of a permit issued by, or on behalf of, the Minister of National Revenue:

Manila, java or sisal fibres of all kinds and grades, and cables, ropes, twine or other cordage wholly or in part thereof (ex Tariff Items 535, 535a, 535b, 535d, 535e, 537, 537a, 537c, 538, 538a, 539, 539a et al).

> H. W. LOTHROP, Associate Clerk of the Privy Council.

Order in Council providing that the Wartime Labour Relations
Board continue to exercise the jurisdiction vested in it by the
Wartime Labour Relations Regulations with respect to
the Coal Mining industry in the Province of
British Columbia

P.C. 5485

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 18th day of July, 1944

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas Order in Council P.C. 3062 of April 27, 1944, makes provision for the administration within the Province of British Columbia of the Wartime Labour Relations Regulations by the Minister of Labour of the said Province including matters relating to the mining industry in the said Province, but reserving inter alia the jurisdiction of the Wartime Labour Relations Board under the said Regulations with respect to matters where employers or employees in more than one province are affected:—

And whereas a close relationship exists between employers engaged in the coal mining industry in the provinces of British Columbia and Alberta and between employees engaged in such industry in the said provinces with respect to matters covered by the said Regulations, and in view thereof, it is desirable that matters affecting employers and employees in the said industry in British Columbia be dealt with by the Wartime Labour Relations Board as such Board would be in a position to exercise jurisdiction in such matters simultaneously in the provinces of British Columbia and Alberta as circumstances may require from time to time;

And whereas the Government of the Province of British Columbia have accordingly requested that, notwithstanding anything contained in Order in Council P.C. 3062 of April 27, 1944, or the agreement referred to therein, the Wartime Labour Relations Board continue to exercise the jurisdiction vested in it under the said Wartime Labour Relations Regulations with respect to employees in the coal mining industry in the said Province and their employers.

And whereas it is deemed advisable to amend the provisions of Order in Council P.C. 3062 of April 27, 1944, to give effect to such request and to remove any uncertainty there may be under existing legislation as to the jurisdiction of the Wartime Labour Relations Board with respect to such employees and their employers:

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Labour, and under the authority of the War Measures Act is pleased to amend Order in Council P.C. 3062 of April 27, 1944, and it is hereby amended by adding the following as paragraph (iii) of subsection (2) of section two thereof:

"(iii) Employees who are employed upon or in connection with a work or undertaking engaged in coal mining and the employers of all such employees in their relations with such employees and trade unions, employees' organizations and employers' organizations composed of such employees or employers."

His Excellency in Council, on the same recommendation, is further pleased to authorize and doth hereby authorize the amendment accordingly of the agreement entered into by the Minister of Labour with the Minister of Labour of British Columbia and approved by Order in Council P.C. 3062 of April 27, 1944.

A. D. P. HEENEY, Clerk of the Privy Council.

Order in Council authorizing the Minister of Mines and Resources to withdraw lands from disposal in the Northwest and Yukon Territories

P.C. 5487

- AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 18th day of July, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas by Order in Council P.C. 4140, dated 18th May, 1942, reservation was made for a right-of-way for a pipeline and works relating thereto between the oil developments north of Fort Norman on the Mackenzie River and Whitehorse, Yukon Territory;

And whereas the width of the right-of-way was not specified;

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Mines and Resources, and pursuant to the provisions of the Dominion Lands Act and the War Measures Act, is pleased to authorize and doth hereby authorize the Minister of Mines and Resources to withdraw from disposal any lands in the Northwest Territories or in the Yukon Territory required not only for right-of-way and works relating thereto but also a sufficient area on both sides of the right-of-way to insure orderly development and to prevent the establishment of anything that might hinder the construction, development or maintenance thereof, or of services that may use the same.

A. D. P. HEENEY, Clerk of the Privy Council.

Order in Council extending to 15th February, 1945, the time during which the railways may not offer inducements to travel in the form of reduced fares

P.C. 5521

AT THE GOVERNMENT HOUSE AT OTTAWA

Tuesday, the 18th day of July, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas Order in Council, P.C. 2557, of March 30, 1943, removed inducements to travel in the form of certain reduced fares offered by the railways and established a test period terminating on August 15, 1943, to ascertain the effect on passenger travel of the removal of such inducements;

And whereas the said test period has been extended to August 15, 1944;

And whereas the Transport Controller has reported that he considers it in the public interest that the removal of the inducements be continued and that the test period be further extended to February 15, 1945:

period be further extended to February 15, 1945;

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Transport (concurred in by the Minister of Finance) and pursuant to the powers conferred by the War Measures Act, is pleased to amend Order in Council, P.C. 2557, of March 30, 1943, and it is hereby further amended by deleting therefrom the words and figures "August 15, 1944" and substituting therefor the words and figures "February 15, 1945."

H. W. LOTHROP,
Associate Clerk of the Privy Council.

PART II

Miscellaneous Administrative Orders

DEPARTMENT OF NATIONAL REVENUE

Series D No. 47-T.C. 168

MEMORANDUM

CUSTOMS DIVISION

OTTAWA, 8th July, 1944.

To Collectors of Customs and Excise, and others concerned:

Tariff Change by Order in Council

Effective 10th July, 1944, the under-mentioned goods are exempt from the war exchange tax and the special excise tax:—

Tariff Item No.	Goods
92(a)	Apricots, fresh
92(b)	Cherries, fresh
92(d)	Peaches, fresh
92(e)	Pears, fresh
92(f)	Plums or prunes, fresh
93	Apples, fresh
94	Grapes, fresh
95	Cantaloupes and muskmelons
95a	Melons, n.o.p.

D. SIM,

Deputy Minister of National Revenue, Customs and Excise.

(P.C. 5105, 3/7/44—Authority War Measures Act.)

Series D No. 47-T. C. 169

MEMORANDUM

CUSTOMS DIVISION

OTTAWA, 8th July, 1944.

To Collectors of Customs and Excise, and others concerned:

Tariff Change by Order in Council

Effective 15th June, 1944, waste wholly of cotton (ex Items 520 and 520b), when imported by manufacturers for use exclusively in the manufacture of yarn in their own factories, is exempt from the war exchange tax.

D. SIM,

Deputy Minister of National Revenue, Customs and Excise.

(P.C. 5104, 3/7/44—Authority War Measures Act.)



PART III

Wartime Prices and Trade Board

(Finance)

Board Orders

WARTIME PRICES AND TRADE BOARD

Order No. 418

Fleece Fabric

Under powers given to the Board by Order in Council P.C. 8528, dated November 1, 1941, the Board hereby orders as follows:—

- 1. This Order comes into force on July 17, 1944.
- 2. For the purpose of this Order "fleece fabric" means a knitted fabric usually of cotton, napped on one side and generally known to the trade as fleece fabric.
- 3. No person shall, except with the written permission of the Administrator of Knit Goods, use fleece fabric in the manufacture of any goods except:
 - (a) underwear,
 - (b) children's and infants' clothing,
 - (c) linings for gloves or footwear.

Made at Ottawa, this 13th day of July, 1944.

D. GORDON, Chairman.

WARTIME PRICES AND TRADE BOARD

Order No. 420

Maximum Manufacturers' Prices of Certain Groceries

Under powers given to the Board by Order in Council P.C. 8528 dated November 1, 1941, and amendments,

THE BOARD HEREBY ORDERS AS FOLLOWS:

- 1. The Schedule to Board Order No. 116 is hereby amended by deleting therefrom the item "split peas".
 - 2. This Order comes into force on July 10, 1944.

Made at Ottawa this 10th day of July, 1944.

D. GORDON, Chairman.

Note:—Maximum prices of split peas are governed by Administrator's Order No. A-1274.

Order No. 421

Reduction in Maximum Prices for Imported Agricultural Equipment and Repair Parts Affected by 1944 Budget Changes

Explanatory Note: The Government, in the national interest, has removed the Customs Duty and/or War Exchange Tax on the Tariff Items referred to in this Order on the basis that, with certain necessary exceptions, the benefit of removal of such duty or tax will be passed on to the consumer by means of reduction in importers', distributors' and dealers' prices for the imported equipment and parts described in those Tariff Items.

The Board accordingly issued Order No. 419 but, due to the intermingling of parts and other circumstances which render it difficult to identify the parts in terms of the respective dates on which they were imported, and due to varying pricing procedures having been adopted when the War Exchange Tax was imposed by Parliament in 1940, and due to the large inventories of parts on which customs duty and War Exchange Tax had been paid, it is desirable to amend Order No. 419 and to consolidate the Order as amended.

Therefore, under powers given to the Board by the Wartime Prices and Trade Regulations, being Order in Council P.C. 8528, dated November 1, 1941, as amended,

the Board hereby orders as follows:-

- 1. Order No. 419 of the Board is revoked and is replaced by this Order which comes into force on July 17, 1944.
- 2. In this Order, the expressions "equipment" and "complete parts" mean, respectively, the imported equipment and complete parts described in Tariff Items 409, 409a, 409b, 409c, 409d, 409e (i), (ii) and (iii), 409f, 409g, 409h, 409i, 409j, 409k, 409l, 409m, 409n, and 409o in Schedule "A" to the Customs Tariff (Chapter 44, Revised Statutes of Canada, as amended).
- 3. (1) Every person who enters for consumption in Canada any equipment after June 26, 1944, shall reduce his lawful selling price for such equipment to each class of buyer from him by an amount equivalent to the reduction in his laid-down cost thereof resulting from the removal of customs duty thereon by Parliament and/or the removal of the War Exchange Tax thereon by order of the Governor in Council as announced by the Minister of Finance in his Budget Address on June 26, 1944.
- (2) Every person who, before June 26, 1944, has entered or who on or after that date enters for consumption in Canada any complete part shall, forthwith after September 30, 1944, reduce his lawful selling price for that complete part to each class of buyer from him by an amount equivalent to
 - (a) the amount of the War Exchange Tax that was added to his selling price for the complete part after such tax was imposed by Parliament as of June 25, 1940, and
 - (b) the amount of reduction in his laid-down cost of the complete part resulting from the removal of the customs duty thereon by Parliament as of June 26, 1944.

This subsection shall not apply, however, to any complete part imported by a manufacturer for use only in the further manufacture by him of any equipment described in any Tariff Item listed in Section 2.

- 4. (1) Every person (other than an importer referred to in Section 3) who sells any equipment at wholesale or at retail shall reduce his lawful selling price for that equipment to each class of buyer from him by an amount equivalent to
 - (a) the amount by which his laid-down cost for that equipment was reduced under the provisions of subsection (1) of Section 3, and
 - (b) the sum by which his maarkup is reduced, which markup shall be calculated at a percentage not exceeding the percentage at which the lawful markup obtained by him on sales of that equipment immediately before June 26, 1944, was calculated.

- (2) Every person (other than an importer referred to in Section 3) who sells any complete part at wholesale or at retail shall, forthwith, after September 30, 1944, reduce his lawful selling price for that complete part to each class of buyer from him by an amount equivalent to
 - (a) the amount by which his laid-down cost for a complete part of that kind was reduced under the provisions of subsection (2) of Section 3, and
 - (b) the sum by which his markup is reduced, which markup shall be calculated at a percentage not exceeding the percentage at which the lawful markup obtained by him on sales of that complete part immediately before June 26, 1944, was calculated.

This subsection shall also apply to all complete parts in such person's possession or control on September 30, 1944, regardless of the respective dates on which he acquired possession or control of them.

- (3) Every person selling any, complete part at wholesale or at retail who is required by his supplier to sell it at the supplier's list price or otherwise at a price specified by his supplier, shall, forthwith after September 30, 1944, reduce his lawful selling price for the complete part by an amount equivalent to the amount formerly added to cover customs duty and War Exchange Tax thereon. Each supplier shall inform such person of the amount so formerly added. This subsection shall also apply to all complete parts in such person's possession or control on September 30, 1944, regardless of the respective dates on which he acquired possession or control of them.
 - (4) In this Section, a sale at wholesale means any sale except a sale at retail.
- 5. (1) Every importer of any equipment shall forward to the Administrator of Farm and Construction Machinery and Municipal Service Equipment, not later than July 31, 1944, a schedule of his selling prices for such equipment as reduced in accordance with Section 3. Any price listed in such schedule shall be varied as that Administrator may direct by notice in writing.
- (2) Every importer of any complete part to which Section 3 applies shall forward to the said Administrator, not later than September 30, 1944, a schedule of his selling prices for such complete parts as reduced in accordance with Section 3. Any price listed in such schedule shall be varied as that Administrator may direct by notice in writing.
- (3) Every notice given by the said Administrator under this Section shall be sent in duplicate to the importer who, upon receipt of the notice and before further selling or offering to sell any equipment or complete parts, shall endorse upon one copy of the notice a signed and dated asknowledgement of its receipt by him and shall forward that endorsed copy to the said Administrator.
- 6. Every person, on sales by him of any equipment or complete parts, shall continue to allow such differences in price as he allowed during the basic period or customarily allowed to different classes of buyers or for different quantitities or under different conditions of sale.

Dated at Ottawa, July 12, 1944.

D. GORDON, Chairman.



Administrators' Orders

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1270

Used Typewriters and Other Used Office Machinery

Under powers given by the Wartime Prices and Trade Board to the Administrator of Office Machinery, Equipment and Supplies, it is hereby ordered on behalf of the Board as follows:

- 1. This Order comes into force on July 12, 1944, and fixes the maximum price and maximum rental charge at which a used typewriter or other used office machine may be sold or rented.
 - 2. Administrator's Order No. A-394 is hereby revoked and replaced by this Order.
 - 3. In this Order,
 - (a) "dealer" means any person engaged wholly or partly in the business of buying, selling or renting typewriters or other office machines;
 - (b) "used typewriter" means a demonstrator, a rebuilt, a reconditioned, or a rough, portable or office size writing machine;
 - (c) "used office machine" means a demonstrator, a rebuilt, a reconditioned, or a rough office machine other than a typewriter, including the attachments thereto;
 - (d) "demonstrator typewriter" or "demonstrator office machine" means any typewriter or office machine, other than a rebuilt, a reconditioned or a rough typewriter or office machine, which is not less than six months or more than one year old and which has never been sold by a dealer;
 - (e) "rebuilt typewriter" means a typewriter which has been in the possession of one or more users for longer than six months and which meets the following specifications: all parts clean and free from rust, corrosion, and flaws; main and carriage frame neither bent nor broken; finish of main frame or mask approximately equivalent to new finish; working mechanism lubricated and adjusted to new machine specifications; type whole, clean and accurately aligned; ribbon, typebar rest, platen surface, feed rolls, paper fingers or bail rolls, new or the equivalent; and the whole machine adjusted to give maximum performance;
 - (f) "rebuilt office machine" means an office machine which has been in the possession of one or more users for longer than six months and which has been completely dismantled; the working parts subjected to inspection and whenever not equal to new machine or new part standards, replaced by new parts; the machine reassembled on the same basis as a new machine, repainted, and adjusted to the new machine specifications of its manufacturer;
 - (g) "reconditioned typewriter" means a typewriter which has been in the possession of one or more users for longer than six months and which meets the following specifications: all parts clean, internal parts free from rust, corrosion, and flaws; working mechanism lubricated and accurately adjusted; type, whole, clean and accurately aligned; ribbon, new or the equivalent; platen, feed rolls and paper fingers or bail rolls of size, shape and adjustment to give positive feed, registration and manifolding performance;
 - (h) "reconditioned office machine" means an office machine which has been in the possession of one or more users for longer than six months and which meets

- the following specifications: all parts clean; internal parts free from rust, corrosion and flaws; working mechanism lubricated and accurately adjusted; any worn parts giving defective performance replaced;
- (i) "rough typewriter" or "rough office machine" means a typewriter or an office machine which has been in the possession of one or more users for longer than six months and which is not a demonstrator, a rebuilt or a reconditioned typewriter or office machine, as the case may be.
- 4. (1) On every sale by a dealer of a used typewriter or a used office machine except a rough typewriter or a rough office machine, apart from any express warranty contained in the contract of sale, there is hereby imposed as a term and condition of the sale an implied warranty by the seller as a part of the consideration of the transaction as set forth in Schedule "B" of this Order.
- (2) Any provision in a contract of sale under which the buyer agrees to waive any of his rights under the implied warranty referred to in subsection (1) shall be null and void.
- 5. Every dealer who rebuilds or reconditions a typewriter or an office machine shall affix by impression on or by transfer to such machine, a label containing his name, address and the following words:—

"This machine was rebuilt (or reconditioned, as the case may be) according to the specifications contained in Administrator's Order A-1270 of the Wartime Prices and Trade Board."

6. The maximum price at which any dealer may sell or offer to sell any used office machine, shall be the highest lawful price at which such dealer sold or offered to sell a used office machine of the same model and operating capacity, during the basic period, September 15, 1941, to October 11, 1941, both dates inclusive; provided that if such dealer did not sell or offer to sell, a used office machine of the same model and operating capacity, during the basic period, then the maximum price at which such dealer shall sell or offer to sell such used office machine shall not be more than the percentage of the price at which the same office machine or one of the same model or operating capacity, when new, was sold or offered for sale at retail in the same, or nearest locality, as set forth below,—

	Class of Used	Office Mach	ine	Percentage
(1)	Demonstrator	office machi	ne	85%
(2)	Rebuilt office	machine		75%
(3)	Reconditioned	office machi	ne	65%
(4)	Rough office m	nach in e		50%

- 7. The maximum price at which any dealer may sell or offer to sell
- (a) an office size demonstrator typewriter shall be 85 per cent of the manufacturer's list price for the typewriter when new;
- (b) an office size rebuilt typewriter, shall be the price for such typewriter as set forth in Schedule "A" of this Order;
- (c) an office size reconditioned typewriter, shall be \$12.50 less than the maximum price of a rebuilt typewriter of the same make, model, size, kind and serial number group, as set forth in the said Schedule "A";
- (d) an office size rough typewriter shall be \$20 less than the maximum price of a rebuilt typewriter of the same make, model, size, kind and serial number group as set forth in said Schedule "A";
- (e) a used office size typewriter of any make other than those makes listed in Schedule "A" shall be the percentage set forth below of the manufacturer's list price for such typewriter when new:

Class of Used Typewriter	Percenta
(1) Demonstrator	85%
(2) Rebuilt	
(3) Reconditioned	65%
(4) Rough	500%

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- (f) a used typewriter of one of the makes set forth in said Schedule "A", having a later serial number than any set forth for that make in the said Schedule, provided that such used typewriter meets the specifications of a rebuilt typewriter as set forth in Section 3 (e) of this Order, shall be seventy-five per centum (75%) of the manufacturer's list price for such typewriter when new;
- (g) a portable reconditioned typewriter of any make shall be eighty per centum (80%) of the manufacturer's list price for such portable typewriter when new;
- (h) a portable rough typewriter of any make shall be fifty per centum (50%) of the manufacturer's list price for such portable typewriter when new.
- 8. If at the request of the purchaser a dealer has performed work and supplied materials to replace an "English" keyboard with an "English and French" keyboard, or vice versa, on any rebuilt, reconditioned or rough typewriter, the maximum price for such typewriter shall be the price for such machine as hereinbefore fixed, plus
 - (a) \$7.50 if the machine is an Underwood Standard typewriter;
 - (b) \$5.00 if the machine is an Underwood Noiseless typewriter;
 - (c) \$5.00 if the machine is a Remington typewriter;
 - (d) \$5.00 if the machine is a Royal typewriter;
 - (e) \$10.00 if the machine is an L. C. Smith typewriter;
 - (f) \$7.50 if the machine is of a make other than those referred to in clauses (a) to (e), inclusive.
- 9. The maximum rate of rental which a dealer may charge for the rental of a used office machine shall be the highest lawful rate at which such dealer rented or offered to rent a used office machine of the same model and operating capacity, during the basic period, September 15, 1941, to October 11, 1941, both dates inclusive; provided that if such dealer did not rent or offer to rent such used office machine during the basic period, then the maximum rate at which such dealer shall rent or offer to rent such used office machine shall not be more than the rate at which the said used office machine or one of the same model or operating capacity was rented or offered for rent in the same or nearest locality, during the said basic period.
- 10. The maximum rate of the rental which a dealer may charge for the rental of a used typewriter shall be, in the case of
 - (a) a standard student 10" carriage typewriter,
 - (i) \$3.00 per month; or
 - (ii) \$7.50 per three-month period;
 - (b) an office size typewriter,
 - (i) having a carriage 10" to 14" inclusive, in width, \$5.00 per month;
 - (ii) having a carriage 16" to 20" inclusive, in width, \$7.50 per month;
 - (iii) having a carriage over 20" in width, \$10.00 per month.
- 11. No person shall charge more than \$1.50 per hour for the work of servicing and/or repairing any used typewriter. The cost of parts or materials actually placed in or on any such machine shall be in addition to the said charge for work.
- 12. Every sale of a used typewriter or a used office machine shall be evidenced by an invoice, setting out the date thereof, the name and address of the dealer and the purchaser, the make, model, serial number, and the price, the discount, if any, and the trade-in allowance, if any, together with the make, and the serial number of each machine traded in. The invoice shall also state whether the typewriter or office machine is a demonstrator, a rebuilt, a reconditioned or a rough typewriter or office machine. Every such invoice shall be made in duplicate and one copy shall be given to the purchaser. All invoices and other records of every dealer shall be available at all reasonable times for inspection by any authorized representative of the Board.

- 13. No person shall deface or alter the serial number of any typewriter or office machine or damage or destroy any typewriter or office machine which is capable of being rebuilt, reconditioned or repaired.
- 14. The provisions of this Order shall be subject to such written exemptions as the said Administrator, upon application to him, may grant in individual cases of undue hardshp or special circumstances.

Dated at Ottawa, this 30th day of June, 1944.

F. S. KASZAS,
Administrator of
Office Machinery, Equipment
and Supplies.

APPROVED:

D. GORDON, Chairman, Wartime Prices and Trade Board.

SCHEDULE "A"

Being Schedule "A" attached to and forming part of Administrator's Order No. A-1270

UNDERWOOD STANDARD, REBUILT

Underwood Standard, Rebuilt						
Model	Serial	Maximum Prices when Rebuilt				
No. 5 H. Model		\$ 52.50				
<u>K1</u>		62.50				
K2		69.50				
	2,000,001-2,500,000	74.50				
NT O	3,500,000–3,999,999	84.50				
No. 6		94.50				
9 11// 779	4,200,001-4,300,000	99.50				
3–11" K2	. 600,000- 900,000	74.50				
5-11"	3,500,000-3,999,999	84.50				
0-11"	. 4,000,000-4,200,000 4,200,001-4,300,000	94.50 99.50				
	4,300,001–4,400,000	104.50				
	4,400,001–4,500,000	109.50				
3–12" H model		52.50				
K1		64.50				
K2		79.50				
A.A	3,500,000-3,999,999	89.50				
6–12′′	4,000,000-4,100,000	99.50				
*	4,100,001-4,200,000	104.50				
-10	4,200,001–4,300,000	109.50				
	4,300,001–4,400,000	114.50				
	4,400,001–4,500,000	119.50				
3-14" and 3-16"						
H model	When available	62.50				
K1	. 400,000- 455,000	69.50				
' K2		84.50				
	3,500,000-3,999,999	94.50				
6-14"		104.50				
	4,100,001-4,200,000	109.50				
	4,200,001–4,300,000	114.50				
	4,300,001–4,400,000	119.50				
	4,400,001-4,500,000					
	4,500,001-4,600,000					
	4,600,001-4,700,000 4,700,001-4,800,000					
	4,800,001–4,900,000	134.50				
	13,000,001-3,000,000	104.00				

SCHEDULE "A"—(Cont'd)

Model	Serial	Maximum Prices when Rebuilt
3–18" H Model K1 3–20" K2 6–18" and 6–20".	3.500.000-3.999.999	74.50 84.50 99.50 109.50 129.50 134.50 144.50 149.50
3–26" H Model K1 K2 6–26"	When available	84.50 99.50 119.50 139.50 154.50 159.50 164.50 174.50
Type changed. Medium Roman. Style of type other than Medium Roman but in 10 or 12 pitch.	. 10.00 extra stock reg	ailable in gular rebuilt

Underwood Noiseless, Rebuilt

Serial Numbers	Maximum Prices When Rebuilt
10" Carriages Up to 66, 000. 66,000 to 77,000. 77,001 to Q "8" Prefix.	\$ 70.00 77.00 82.00
11" Carriages 3,600,000 to 3,882,599. 3,882,600 to 3,885,720. 3,885,721 to 3,917,299. 3,917,300 to 3,938,299. 3,938,300 to 3,990,400.	92.00 102.00 102.00 107.00 112.00
12" Carriages 3,600,000 to 3,882,599 3,882,600 to 3,885,720 3,885,721 to 3,917,299 3,917,300 to 3,938,299 3,938,300 to 3,990,400	97.00 107.00 112.00 117.00 122.00
14" Carriages 3,600,000 to 3,882,599 3,882,600 to 3,885,720 3,885,721 to 3,917,299 3,917,300 to 3,938,299 3,938,300 to 3,990,400	102.00 112.00 117.00 122.00 127.00
18" Carriages 3,600,000 to 3,882,599 3,882,600 to 3,885,720 3,885,721 to 3,917,299 3,917,300 to 3,938,299 3,938,300 to 3,990,400	117.00 137.00 142.00 147.00 152.00

SCHEDULE "A" (Cont'd)

REMINGTON STANDARD, REBUILT

Serial Numbers	Maximum Prices when Rebuilt
A Width 10" to "3" Prefix "3" Prefix to "4" Prefix. "5" Prefix to "8" Prefix Z-120,000 to Z-405,000. Z-405,001 to Z-479,000. Z-479,001 to Z-521,000. Z-521,001 to Z-566,000.	\$ 62.50 69.50 74.50 84.50 94.50 99.50 104.50
B Width 12" to "3" Prefix "3" Prefix to "8" Prefix "8" Prefix to Z-120,000 Z-120,001 to Z-405,000 Z-405,001 to Z-417,000 Z-417,001 to Z-479,000 Z-479,001 to Z-521,000 Z-521,001 to Z-566,000	64.50 .76.50 .79.50 .89.50 .99.50 .104.50 .109.50 .114.50
C Width 14" To "3" Prefix "3" Prefix to "8" Prefix. "8" Prefix to Z-120,000 Z-120,001 to Z-405,000. Z-405,001 to Z-417,000 Z-417,001 to Z-479,000. Z-479-001 to Z-521,000. Z-521,001 to Z-566,000.	69.50 76.50 84.50 94.50 104.50 109.50 114.50 119.50
D Width 18" and E Width 22" To "4" Prefix. "4" Prefix to Z-120,000 Z-120,001 to Z-405,000. Z-405,001 to Z-417,000. Z-417,001 to Z-479,000. Z-479,001 to Z-521,000. Z-521,001 to Z-566,000.	84.50 99.50 109.50 129.50 134.50 139.50 144.50
F Width 26" To "4" Prefix. "4" Prefix to Z-120,000 Z-120,001 to Z-405,000. Z-405,001 to Z-417,000. Z-417,001 to Z-479,000. Z-479,001 to Z-521,000. Z-521,001 to Z-566,000.	99.50 119.50 139.50 154.50 159.50 164.50 169.50
REMINGTON NOISELESS, REBUILT	
A Width 10" To 66,000. 66,001 to 77,000. 77,001 to Q "8" Prefix. X-106,000 to X-205,000. X-205,001 to X-332,000. X-332,001 to X-370,000. X-370,001 to X-398,000.	70.00 77.00 82.00 92.00 102.00 107.00 112.00

SCHEDULE "A" (Cont'd)

Serial Numbers	Maximum Prices when Rebuilt
B Width 12" To 66,000. 66,001 to Q "8" Prefix Q "8" Prefix to X-106,000. X-106,001 to X-205,000. X-205,001 to X-216,000. X-216,001 to X-332,000. X-332,001 to X-370,000. X-370,001 to X-398,000.	72.00 84.00 87.00 97.00 107.00 112.00 117.00 122.00
C Width 14" To 66,000. 66,001 to Q "8" Prefix. Q "8" Prefix to X-106,000 X-106,001 to X-205,000. X-205,001 to X-216,000. X-216,001 to X-332,000 X-332,001 to X-370,000. X-370,001 to X-398,000.	77.00 84.00 92.00 102.00 112.00 117.00 122.00 127.00
D Width 18" and E Width 22" To 77,000. 77,001 to X-106,000. X-106,001 to X-205,000. X-205,001 to X-216,000. X-216,001 to X-332,000. X-332,001 to X-370,000. X-370,001 to X-398,000.	92.00 107.00 117.00 137.00 142.00 147.00 152.00
F Width 26" To 77,000. 77,001 to X-106,000. X-106,001 to X-205,000. X-205,001 to X-216,000. X-216,001 to X-332,000. X-332,001 to X-370,000. X-370,001 to X-398,000	107.00 127.00 147.00 162.00 167.00 172.00 177.00
L. C. SMITH, REBUILT	
Below 500,000. 500,000 to 560,000 560,001 to 860,000. 860,001 to 1,000,000. 1,000,001 to 1,140,000 1,140,001 to 1,285,000 1,285,001 to 1,330,000 1,330,001 to 1,500,000	56.00 62.00 68.00 74.00 80.00 95.00 102.00 109.00 116.00
12" Model	

SCHEDULE "A" (Cont'd)

ROYAL, REBUILT

Serial Numbers	Maximum Prices when Rebuilt
Below 682,000	\$ 57.50
82,000 to 746,000 (carriage shift)	67.50
46,001 to 950,000	$69.50 \\ 72.50$
,125,001 to 1,466,000	79.50
,466,001 to 1,535,000 (Segment shift nickel)	84.50
,535,001 to 1,665,000 (Segment shift chrome)	94.50
,665,001 to 1,800,000 <i>H Model</i> (Plain or 5 key Dec. Tab.)	99.50
700,000 to 1,850,000 KH Model (1 key set, Tab.)	$104.50 \\ 109.50$
,900,001 to 2,000,000 KHM Model (1 key set, Tab.)	112.50
,000,001 to 2,100,000 KHM Model (1 key set, Tab.)	114.50
.100,001 to 2,300,000 KHM Model (1 key set, Tab.)	119.50
300,001 to 2,482,000 (1 key set, Tab.)	125.00
(482,001 to 2,667,000 (1 key set, Tab.)	130.00
2''	

12"	Model	 10.00 extra
14"	Model	 15.00 extra
18"	Model	 25.00 extra
20"	Model	 25.00 extra

SCHEDULE "B"

to Administrator's Order No. A-1270

Implied warranty, binding upon the dealer, his heirs, executors, administrators, successors and assigns and enuring to the benefit of the buyer, his heirs, executors, administrators, successors and assigns,

- (a) that the Typewriter or Office Machine is capable of performance substantially equivalent to that of the same Typewriter or Office Machine as the case may be, when new, and
- (b) that the dealer will, at his own cost and expense, forthwith upon demand in writing made within six months after delivery of the Typewriter or Office Machine and not otherwise, make all repairs and replacements of worn, defective, broken and missing parts and attachments thereof, that become necessary for the due performance of the Typewriter or Office Machine within six months after delivery of the Typewriter or Office Machine except repairs and replacements caused by improper use or want of proper care on the part of the buyer.

WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-1271

Rationed Foods (Butter)

Under powers given by the Wartime Prices and Trade Board to the Administrator of Consumer Rationing, it is hereby ordered on behalf of the board as follows:—

- 1. This Order comes into force on June 30, 1944.
- 2. Butter coupon No. 65 shall not be valid for use by a consumer after June 30, 1944.

3. Butter coupon No. 65 shall not be valid for use by a supplier after July 14, 1944, except that it shall remain valid for a period of 7 days beyond such expiry date for a supplier either for deposit to the credit of his butter coupon bank account or for use in obtaining a bank transfer voucher.

Dated at Ottawa, this 30th day of June, 1944.

H. I. ROSS,

Administrator of Consumer Rationing.

APPROVED:

D. GORDON,

Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1273

Maximum Markups on Ships' Stores

Under powers given by the Wartime Prices and Trade Board to the Administrator of Ships' Stores, it is hereby ordered as follows:

- 1. For the purposes of this Order,-
- (a) "Ships' Stores" means any goods required for use and consumption by a ship's company and any goods or equipment required for the operation or maintenance of a ship, WHEN SUCH GOODS OR EQUIPMENT ARE DELIVERED DIRECT TO A SHIP, but shall not include
 - (i) any goods or equipment supplied as provision for the repair or maintenance of a ship's hull or machinery,

(ii) daily orders,

(iii) coal or oil required for ship's bunkers;

- (b) Every other word or expression which, by Board Order No. 226 (Ships' Stores Order) and amending Order No. 280, is given a defined meaning, shall have the same meaning wherever it is used in this Order.
- 2. The maximum markup (percentage of selling price) which any person may charge on the sale of ships' stores shall be the markup (percentage of selling price) he customarily obtained during the basic period, September 15 to October 11, 1941, both inclusive, on sales of the same or substantially similar kind of goods which he sold as ships' stores; provided, however, that in no event shall the markup exceed twenty-five per centum (25%) of his selling price; and further provided that if he purchased the goods from a person other than the manufacturer thereof, the aggregate of his markup and that of all other persons, except the manufacturer, combined shall not exceed forty per centum (40%) of his selling price.
- 3. No markup shall be taken on any surcharge authorized by the Administrator of Ships' Stores to be added to the price of ships' stores for the purpose of recovering subsidies on such ships' stores by or on behalf of the Government of Canada.
- 4. Unless during the said basic period a person made a charge for delivering ships' stores from his warehouse or place of business in any port to a ship in the same port he shall not now charge for any such delivery. If he is entitled to charge for such delivery the amount that he may charge and receive for that service must not exceed the actual cost of the hire or use of the vehicle, boat, barge, or lighter used to make the delivery.
 - 5. This Order comes into force on July 12, 1944.

Dated at Ottawa, this 5th day of July, 1944.

D. R. TOWNSEND,
Administrator of Ships' Stores.

APPROVED:

D. GORDON,

Chairman, Wartime Prices and Trade Board.

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ADMINISTRATOR'S ORDER No. A-1275

Rationed Foods (Preserves)

Under powers given by the Wartime Prices and Trade Board to the Administrator of Consumer Rationing, it is hereby ordered as follows:—

- 1. This Order comes into force on July 20, 1944.
- 2. Comb Honey in a standard wooden comb honey section of 4½ inches by 4½ inches or of 4 inches by 5 inches is removed from its classification established as to Preserves being a Rationed Food under Board Order No. 308 and it is hereby freed from being rationed.

Dated at Ottawa, this 7th day of July, 1944.

H. I. ROSS,

Administrator of Consumer Rationing.

APPROVED:

D. GORDON,

Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-1279

Used Construction Equipment

Under powers given by the Wartime Prices and Trade Board to the Administrator of Farm and Construction Machinery and Municipal Service Equipment, it is hereby ordered, as follows:—

Application and Effective Date

1. This Order on used equipment comes into force on July 15, 1944, and revokes and replaces Administrator's Order No. A-845. Wherever used in this Order, the expression

"Used Equipment" means construction equipment or machinery of a kind or type listed in Schedule A or Schedule B of this Order which has been used and includes any of such equipment or machinery which has been rebuilt or reconditioned.

Reports of Schedule B Equipment

2. (1) In this Section which applies only to contractors and distributors,

"Contractor" means a person who undertakes contracts for construction, removal or demolition works of any kind or nature or for any purpose in the performance of which used equipment is or may be employed; and

"Distributor" means a person who deals in equipment listed in Schedule B.

- (2) Every contractor and distributor shall, within the time stated below, register with the Administrator on Form CM. 1 each item and unit of used equipment listed in Schedule B that he now owns or of which he becomes the owner. The time for such registration is as follows:
 - (a) for items and units he owns on July 15, 1944, within thirty days thereafter, and
 - (b) for items and units of which he becomes the owner after July 15, 1944, within thirty days of becoming the owner.
- (3) Registration under subsection (2) is excused as to items and units owned by a contractor or distributor on July 15, 1944, if he is then registered as the owner under Order No. A-845.

- (4) Every contractor and distributor shall, within seven days after the event occurs, report to the Administrator on said form CM. 1 each item and unit of his used equipment listed in Schedule B which
 - (a) becomes idle on completion of the project or particular part thereof on which it has been used,
 - (b) having been idle is again put to use on a project, or
 - (c) becomes so dilapidated, worn or damaged that it is unusable and unfit to repair.

Essential Project Requirements

- 3. (1) In this Section which applies to all persons and to all used equipment,
- "Essential Project" means a work or undertaking authorized or approved by or on behalf of the Government of Canada for or as ancillary to the defence of Canada or to prosecution of the war by His Majesty or any of His Allies.
- (2) Where any item or unit of used equipment is needed by a person for an essential project, the Administrator may by written notice require the owner to sell or hire the same, whichever the owner may elect, to such person. The owner in such case shall within 48 hours after his receipt of the notice, advise the Administrator by telegraphic or other quick means of communication where the needed used equipment is located and whether he elects to sell or hire it. If he elects to sell it he shall also state his selling price, not to exceed the lawful maximum price.
- (3) If in such a case the owner advises that he elects to sell, the Administrator will give the person needing the used equipment 48 hours within which to accept the offer to sell. At the end of that time, if he has informed the Administrator that he declines the offer or has failed to inform him of his intentions, the proposed requisitioning of the used equipment shall be treated as being cancelled and the notice of requirement to the owner as having been withdrawn, of which fact the Administrator will give prompt notice to the owner.
- (4) If, however, the owner's offer to sell is accepted, or if he elected to hire the used equipment instead of selling it, any directions which the Administrator may issue to bring the transaction to completion shall be complied with promptly by the persons to whom the directions are issued.

Approval of Sales of Schedule B Equipment

- 4. (1) A person who owns any item or unit of used equipment listed in Schedule B, before selling it, shall first obtain the Administrator's approval. To obtain such approval he shall make application in duplicate on form CM.2. Where approval is given by the Administrator, it shall be evidenced by his endorsement thereof on one copy of the application returned to the owner. In every case giving of approval to a sale shall be in the Administrator's discretion.
- (2) In case of emergency (of which fact the Administrator shall be the judge) approval of a sale to which this Section applies may be sought and obtained by telegraphic communication.

Maximum Selling Prices of Used Equipment

- 5. (1) The maximum price at which used equipment of a kind or type listed in either Schedule A or Schedule B may be sold or offered for sale by any person shall be as follows:—
 - (a) for an item or unit which is in a condition for performance substantially equivalent to that of which it was capable when new, and whether or not the same has been rebuilt or reconditioned,—the maximum price shall be 85 per cent of the prevailing price in Canadian funds at which new construction equipment of the same or most closely comparable type and model is then currently selling at retail; and
 - (b) for an item or unit which is not in the condition described in clause (a);—the maximum price shall be the same as fixed in clause (a) less, however, the estimated cost of putting it in such condition.
- (2) If in any case doubt exists or dispute arises as to the maximum price at which a particular item or unit of used equipment may be sold or offered for sale, the

owner or any other party concerned or affected with respect to a sale or proposed sale thereof or to a hiring thereof may apply to the Administrator to fix the maximum price and his determination thereof shall be final for all purposes of this Order.

Hirings of Used Equipment

6. (1) This and the succeeding Sections of this Order shall, unless otherwise stated, apply to all persons and to all used equipment, and, wherever used in this Order,

"Hiring" means a leasing, letting, renting or other transaction of a similar nature by or as the result of which a person obtains possession and right of use of used equipment from another person, whether or not that other person owns the same, and a "hiring" includes a re-hiring or renewal of hiring as well as a hiring which provides an option or other right of purchase of the used equipment hired.

- (2) This and the succeeding Sections of this Order shall apply to the following hirings, namely,
 - (a) a hiring by or to any person or between any persons made after June 28, 1942 or which may be made after July 15, 1944, and
 - (b) a re-hiring or renewal of hiring made after July 15, 1944, by or as the result of which a person who has had possession and right of use of used equipment under a hiring made before July 15, 1944, obtains continuance of his right of use of the same used equipment or any item or unit thereof from the same person, whether or not the terms of re-hiring or renewal of hiring and of the previous hiring are the same.
- (3) Every hiring shall be evidenced by an agreement in writing signed by all the persons who are parties to the hiring. This requirement applies whether or not the person from whom the used equipment is hired is the owner thereof.

Hirings of Schedule B Equipment

- 7. (1) A person who owns or otherwise has the possession of any item or unit of used equipment listed in Schedule B, before hiring it to any other person, shall first obtain the Administrator's approval and the procedure in connection therewith shall be the same as in the case of a sale of any such used equipment as set forth in Section 4 of this Order.
- (2) It shall not be necessary, however, to obtain the approval specified in subsection 1 if the hiring is for one single term only of less than 15 days without right of renewal, but no renewal of such term or re-hiring of the equipment to the same person within thirty days after expiration of such term shall be made without first obtaining the Administrator's approval.

Maximum Rentals on Hirings

- 8. (1) The maximum rental which may be charged, received, paid or provided for on a hiring of used equipment which, when new, was first sold after September 14, 1941, shall be as follows:—
 - (a) where the hiring is for a term of one month (which means a period of 30 consecutive days) or longer,—the maximum rental shall be the monthly rate of 8 per cent of the prevailing price in Canadian funds at which new construction equipment of the same or most closely comparable type and model is selling at retail at or about the time of hiring, plus an additional hourly rate of 1/480 of the said monthly rate for each hour of operating use in excess of 240 hours of such use during any one month; and if the term of hiring ends in a fraction of a month, the maximum rental provided in clause (b) following shall apply to each day of such fraction;
 - (b) where the hiring is for a term of less than one month,—the maximum rental shall be the daily rate of 1/30 of the monthly rate fixed in clause (a) above, plus an additional hourly rate of 1/8 of the said daily rate for each hour of operating use in excess of the number of hours of such use resulting from multiplying by 8 the number of days for which the daily rate is chargeable; but, where the operating use exceeds 240 hours, the additional hourly rate for each hour of operating use in excess of 240 hours shall be the rate of 1/16 of the said daily rate.

- (2) The maximum rental which may be charged, received, paid or provided for on a hiring of used equipment which, when new, was first sold on or before September 14, 1941, shall be as follows:—
 - (a) where the hiring is for a term of one month (which means a period of 30 consecutive days) or longer,—the maximum rental shall be the monthly rate of 8 per cent of the maximum price at which the used equipment may be sold as fixed by section 5, plus an additional hourly rate of 1/480 of the said monthly rate for each hour of operating use in excess of 240 hours of such use during any one month; and if the term of hiring ends in a fraction of a month the maximum rental provided in clause (b) following shall apply to each day of such fraction;
 - (b) where the hiring is for a term of less than one month,—the maximum rental shall be the daily rate of 1/30 of the monthly rate fixed in clause (a) above, plus an additional hourly rate of 1/8 of the said daily rate for each hour of operating use in excess of the number of hours of such use resulting from multiplying by 8 the number of days for which the daily rate is chargeable; but, where the operating use exceeds 240 hours, the additional hourly rate for each hour of operating use in excess of 240 hours shall be the rate of 1/16 of the said daily rate.
- (3) For the purpose of determining the maximum rental on any hiring, the term of hiring shall be deemed to commence when the used equipment is shipped by the person from whom it is hired and shall be deemed to end when the used equipment hired is returned to him at his shipping point or at such other place as the hiring agreement may specify.
- (4) Where the total aggregate of all rentals paid by a person on a hiring or hirings to him becomes equal to the maximum price fixed by this Order at which the used equipment hired may be sold, the maximum rental for the same used equipment which thereafter may be charged, received from or paid by that person under the then existing hiring or on a subsequent hiring shall be reduced to and not be more than one-eighth (1/8) of the maximum rental which otherwise may be chargeable and payable.

Implied Terms of Hirings

- 9. (1) On every hiring it shall be an implied term thereof and of the hiring agreement that the cost of transportation both ways between shipping point and receiving point shall be the obligation of the person to whom the used equipment is hired.
- (2) Unless the hiring agreement otherwise specifies, the following conditions shall be implied terms of every hiring and hiring agreement, and shall be the obligations of the person to whom the used equipment is hired, namely,—
 - (a) he shall supply at his own expense all fuel and lubricants necessary,
 - (b) he shall at his own expense supply an operator.
 - (c) he shall at his own expense, maintain, repair and return the used equipment in good condition, ordinary wear and tear only excepted, and
 - (d) he shall reimburse the person from whom the used equipment is hired for such part of all premiums of insurance carried on or in respect of the used equipment as is proportionate to the term of hiring.

Dated at Ottawa, this 10th day of July, 1944.

H. H. BLOOM,

Administrator of Farm and Construction Machinery and Municipal Service Equipment.

APPROVED:

D. GORDON,

Chairman, Wartime Prices and Trade Board.

Notes:

- 1. All forms required to be completed pursuant to the terms of this Order may be obtained from any Regional Office of the Wartime Prices and Trade Board or from the office of the Administrator of Farm and Construction Machinery and Municipal Service Equipment, Room 500, 255 Bay Street, Toronto, Ontario. Upon completion all forms are to be returned to the office of the Administrator of Farm and Construction Machinery and Municipal Service Equipment, Room 500, 255 Bay Street, Toronto, Ontario.
 - 2. Section 9 (1) of the Wartime Prices and Trade Regulations reads as follows:— "9. (1) Any person who contravenes or fails to observe any regulation or Order shall be guilty of an offence and liable upon summary conviction under Part XV of the Criminal Code or, if the Attorney-General of Canada or any Province so directs, upon indictment, to a penalty not exceeding five thousand dollars, or to imprisonment for any term not exceeding two years or to both such fine and such imprisonment; and any director or officer of any company or corporation who assents to or acquiesces in any such offence by such company

or corporation shall be guilty of such offence personally and cumulatively with

SCHEDULE "A"

TO ADMINISTRATOR'S ORDER No. A-1279

Angledozers, and modifications thereof.

the said company or corporation."

Arches, logging.

Batchers, construction material.

Batching plants, construction type, portable.

Batching plants, construction type, stationary as one unit.

Bins, construction materials, portable.

Bins, construction material, stationary.

Brooms, contractors' rotary.

Buckets, clamshell.

Buckets, concrete.

Buckets, dragline.

Buckets orange peel.

Buckets, scraper (Bottomless) for dragline operation.

Bulldozers, and modifications thereof.

Centre line markers, power driven.

Concrete surfacing machines.

Conveyors, construction material, except when part of a portable crushing plant. Cranes, wheel type, tractor mounted power.

Crushing plants, portable type.

Derricks, guy.

Derricks, stiff leg.

Distributors, bituminous.

Ditchers, blade, ladder and wheel types.

Draglines, slack line.

Dredges, and dredge equipment.

Dryers, construction aggregate.

Earth boring machines, vertical auger type (except post-hole diggers).

Finegraders and subgraders, self-propelled.

Finishers, bituminous paving.

Finishers, concrete paving.

Forms, concrete road.

Form tamping machines.

Graders, earth moving, blade and pull type.

Graders, earth moving, elevating.

Graders, earth moving, under truck type.

Hammers, pile.

Heaters, asphalt surface.

Hoists, Contractors.

Hoppers, portable concrete.

Jacks, mud.

Kettles, bituminous heating.

Loaders, portable bucket (other than drag, flight or scraper type coal conveyers).

Loaders, portable snow.

Maintainers, road and shoulder.

Mixers, concrete, agitator truck type.

Mixers, bituminous, cold and hot mix type (10 ton per hour capacity or more).

Mixers, concrete construction, 7S and larger. Pavers, bituminous or asphalt, self propelled.

Pavers, concrete.

Plants, asphalt, portable and stationary.

Plants, concrete.

Plants, stabilizing. Plows, cable laying.

Plows, snow, V or blade type, truck, tractor or grader mounted.

Plows, snow, rotary and blower types.

Power control units for tractors, both cable and hydraulic.

Power units, 40 HP to 200 HP, gas or diesel.

Pumps, concrete.

Pumps, dewatering and supply, larger than 40 thousand gallons per hour.

Rippers, road.

Rollers road, pneumatic tired.

Rollers, road, tandem.

Rollers, road, portable.

Rollers, road, three wheeled. Rollers, tamping and sheepfoot.

Scrapers, carrying or hauling, both drawn and self-propelled.

Screening plants, portable type. Screening plants, stationary.

Sprayers, bituminous material.

Spreaders, bituminous.

Spreaders, concrete.

Spreaders, material.

Sweepers, street and road. Towers, concrete placing.

Towers, material elevating.

Tractors, industrial wheel type.

Washing and screening plants, portable type.

Wagons, contractors, crawler.

Wagons, self-propelled, pneumatic tired.

Winches, tractor mounted. Yarders, logging.

SCHEDULE "B"

TO ADMINISTRATOR'S ORDER NO. A-1279

Shovels, cranes, draglines, backhoes; Power: crawler mounted, rubber tired mounted or walking.

Motorgraders: Self-propelled, earth moving, rubber tired mounted. tandem and four-wheel drive types.

Tractors: Crawler or track-laying type, all gauges, bare and including tractor mounted equipment such as bulldozers, angledozers, cranes, draglines, shovels, loaders, power control units, winches etc.

Administrator's Order No. A-1280

Diamonds and Diamond Mounted, Jewellery

Under powers given by the Wartime Prices and Trade Board to the Administrator of Jewellery, it is hereby ordered on behalf of the Board as follows:

- 1. Section 6 of Administrator's Order No. A-811 is hereby amended by deleting therefrom clauses (b) and (c) and substituting the following therefor:
 - "(b) twenty per centum (20%) for a diamond larger than .05 carat in size."
 - 2. This Order comes into effect on July 20, 1944.

Dated at Ottawa this 17th day of July, 1944.

H. H. LEVY,
Administrator of Jewellery.

APPROVED:

D. GORDON.

Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1281

Maximum Consumers' Prices for Pulpwood Cut From the Stump in the Province of Nova Scotia

Under powers given by the Wartime Prices and Trade Board to the Timber Administrator it is hereby ordered on behalf of the Board as follows:—

Interpretation

- 1. For the purpose of this Order
- (a) "producer" means any person selling pulpwood except a broker or a dealer;
- (b) "dealer" means a person who has been authorized in writing by the Timber Administrator to act as a dealer in pulpwood;
- (c) "broker" means a person who has been authorized in writing by the Timber Administrator to act as a broker in pulpwood;
- o'(d) "consumer" means any manufacturer of pulp and paper purchasing pulpwood for use in Canada:
- (e) "cord" means an amount of pulpwood which, when properly stacked, occupies a space containing 128 cubic feet;
- (f) "hemlock pulpwood," "Jack pine or princess pine pulpwood" and "poplar pulpwood" mean round and sound bolts of hemlock, Jack pine or princess pine and poplar respectively;
- (g) "spruce pulpwood" means round and sound bolts of spruce or round and sound bolts of spruce mixed with round and sound bolts of balsam and/or fir.

Balsam and Fir Content of Spruce Pulpwood Restricted

2. No person shall sell or offer for sale, and no person shall purchase any spruce pulpwood with a balsam and/or fir content exceeding that established by custom in the local area of the Province of Nova Scotia in which such pulpwood was cut from the stump.

Maximum Consumers' Prices for Pulpwood

3. (1) The maximum price at which any producer may sell or offer for sale to a consumer or at which any consumer may purchase from a producer any hemlock, spruce, Jack pine or princess pine or poplar pulpwood cut from the stump in the province of Nova Scotia shall be the price per cord shown in the Schedule to this Order.

- (2) The maximum price at which any dealer may sell or offer for sale to a consumer or at which any consumer may purchase from a dealer any hemlock, spruce, Jack pine or princess pine or poplar pulpwood cut from the stump in the province of Nova Scotia shall be the price per cord shown in the Schedule increased by 40 cents per cord for rough pulpwood and 60 cents per cord for peeled pulpwood.
- (3) The maximum price at which any broker may sell or offer for sale to a consumer or at which any consumer may purchase from a broker any hemlock, spruce, Jack pine or princess pine or poplar pulpwood cut from the stump in the province of Nova Scotia shall be the price per cord shown in the Schedule increased by 75 cents per cord for rough pulpwood and \$1 per cord for peeled pulpwood.
 - (4) The prices at which a producer, dealer or broker may sell pulpwood shall be:-
 - (a) f.o.b. car at loading point if the pulpwood is delivered by railroad;
 - (b) f.o.b. lake steamer or ocean vessel at loading point if the pulpwood is delivered by lake steamer or ocean vessel, in which case the consumer may pay and the seller may accept, in addition to the authorized prices, such loading charge as may be approved in writing by the Timber Administrator;
 - (c) f.o.b. schooner at loading point if the pulpwood is delivered by schooner, in which case the consumer may pay and the seller may accept, in addition to the authorized prices, a loading charge not exceeding 25 cents per cord;
 - (d) f.o.b. truck at the consumer's mill if the pulpwood is delivered by the seller by truck to the consumer's mill, in which case the consumer may pay and the seller may accept, in addition to the authorized prices, a delivery charge not exceeding \$1.25 per cord when rough and not exceeding \$1 per cord when peeled;
 - (e) f.o.b. the consumer's mill in all other cases and for any other method of delivery.
- (5) Any consideration, money or money's worth given or paid by the buyer to any person in connection with the purchase of any pulpwood or received by the seller from any person in connection with the sale of any pulpwood shall constitute part of the price of such pulpwood.

Consumer Statements of Pulpwood Purchases

4. Every consumer shall complete in duplicate a statement covering each purchase of pulpwood made by him giving full particulars of the species of pulpwood bought, the price or prices paid therefor and the method of delivery and shall keep one copy of each statement and shall deliver the other copy to the seller.

Previous Administrator's Order Revoked

5. Administrator's Order No. A-1079, dated the 2nd day of February, 1944, is revoked.

Effective Date

6. This Order shall be effective on and after the 20th day of July, 1944.

Dated at Ottawa this 11th day of July, 1944.

A. H. WILLIAMSON, Timber Administrator.

APPROVED:

D. GORDON, Chairman, Wartime Prices and Trade Board.

SCHEDULE TO ADMINISTRATOR'S ORDER No. A-1281

MAXIMUM PRICE PER CORD FOR PULPWOOD IN NOVA SCOTIA

KIND OF PULPWOOD

Spruce		Hemlock, or Prince		Poplar	
Rough	Peeled	Rough	Peeled	Rough	Peeled
\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.
10 25	12 75	9 00	11 50	8 50	10 25

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1282

Maximum Consumers' Prices for Pulpwood Cut from the Stump in the Province of New Brunswick

Under the powers given by the Wartime Prices and Trade Board to the Timber Administrator it is hereby ordered on behalf of the Board as follows:

· Interpretation

- 1. For the purpose of this Order
- (a) "producer" means any person selling pulpwood except a broker or a dealer;
- (b) "dealer" means a person who has been authorized in writing by the Timber Administrator to act as a dealer in pulpwood;
- (c) "broker" means a person who has been authorized in writing by the Timber Administrator to act as a broker in pulpwood;
- (d) "consumer" means any manufacturer of pulp and paper purchasing pulpwood for use in Canada;
- (e) "cord" means an amount of pulpwood which, when properly stacked, occupies a space containing 128 cubic feet;
- (f) "hemlock pulpwood", "Jack pine or princess pine pulpwood" and "poplar pulpwood" mean round and sound bolts of hemlock, Jack pine or princess pine and poplar respectively;
- (g) "spruce pulpwood" means round and sound bolts of spruce or round and sound bolts of spruce mixed with round and sound bolts of balsam and/or fir.

Balsam and Fir Content of Spruce Pulpwood Restricted

2. No person shall sell or offer for sale, and no person shall purchase any spruce pulpwood with a balsam and/or fir content exceeding that established by custom in the local area of the Province of New Brunswick in which such pulpwood was cut from the stump.

Maximum Consumers' Prices for Pulpwood

- 3. (1) The maximum price at which any producer may sell or offer for sale to a consumer or at which any consumer may purchase from a producer any hemlock, spruce, Jack pine or princess pine or poplar pulpwood cut from the stump in the Province of New Brunswick shall be the price per cord shown in the Schedule to this Order.
- (2) The maximum price at which any dealer may sell or offer for sale to a consumer or at which any consumer may purchase from a dealer any hemlock, spruce, Jack pine or princess pine or poplar pulpwood cut from the stump in the Province of New Brunswick shall be the price per cord shown in the Schedule increased by 40 cents per cord for rough pulpwood and 60 cents per cord for peeled pulpwood.

- (3) The maximum price at which any broker may sell or offer for sale to a consumer or at which any consumer may purchase from a broker any hemlock, spruce, Jack pine or princess pine or poplar pulpwood cut from the stump in the Province of New Brunswick shall be the price per cord shown in the Schedule increased by 75 cents per cord for rough pulpwood and \$1.00 per cord for peeled pulpwood.
 - (4) The prices at which a producer, dealer or broker may sell pulpwood shall be:
 - (a) f.o.b. car at loading point if the pulpwood is delivered by railroad;
 - (b) f.o.b. lake steamer or ocean vessel at loading point if the pulpwood is delivered by lake steamer or ocean vessel; in which case the consumer may pay and the seller may accept, in addition to the authorized prices, such loading charge as may be approved in writing by the Timber Administrator;
 - (c) f.o.b. schooner at loading point if the pulpwood is delivered by schooner, in which case the consumer may pay and the seller may accept, in addition to the authorized prices, a loading charge not exceeding 25 cents per cord;
 - (d) f.o.b. truck at the consumer's mill if the pulpwood is delivered by the seller by truck to the consumer's mill, in which case the consumer may pay and the seller may accept, in addition to the authorized prices, a delivery charge not exceeding \$1.25 per cord when rough and not exceeding \$1.00 per cord when peeled;
 - (e) f.o.b. the consumer's mill in all other cases and for any other method of delivery.
- 5. Any consideration, money or money's worth given or paid by the buyer to any person in connection with the purchase of any pulpwood or received by the seller from any person in connection with the sale of any pulpwood shall constitute part of the price of such pulpwood.

Consumer Statements of Pulpwood Purchases

4. Every consumer shall complete in duplicate a statement covering each purchase of pulpwood made by him giving full particulars of the species of pulpwood bought, the price or prices paid therefor and the method of delivery and shall keep one copy of each statement and shall deliver the other copy to the seller.

Previous Administrator's Order Revoked

5. Administrator's Order No. A-1081, dated the 2nd day of February, 1944, is revoked.

Effective Date

6. This Order shall be effective on and after the 20th day of July, 1944.

Dated at Ottawa this 11th day of July, 1944.

A. H. WILLIAMSON, Timber Administrator.

APPROVED:

D. GORDON,

Chairman, Wartime Prices and Trade Board.

SCHEDULE TO ADMINISTRATOR'S ORDER No. A-1282

MAXIMUM PRICE PER CORD FOR PULPWOOD IN NEW BRUNSWICK

KIND OF PULPWOOD

Spruce		Hemlock, Jack Pine or Princess Pine		- Poplar	
Rough	Peeled	Rough	Peeled	Rough	Peeled
\$ cts.	\$ ets.	\$ cts.	\$ cts.	\$ cts.	\$ cts.
10 50	13.50	9 25	12 25	8 75	1 10 50

Administrator's Order No. A-1283

Maximum Consumers' Prices for Pulpwood Cut from the Stump in the Province of Quebec

Under the powers given by the Wartime Prices and Trade Board to the Timber Administrator, it is hereby ordered on behalf of the Board as follows:

Interpretation

- 1. For the purpose of this Order
- (a) "producer" means any person selling pulpwood except a broker or a dealer;
- (b) "dealer" means a person who has been authorized in writing by the Timber Administrator to act as a dealer in pulpwood;
- (c) "broker" means a person who has been authorized in writing by the Timber Administrator to act as a broker in pulpwood;
- (d) "consumer" means any manufacturer of pulp and paper purchasing pulpwood for use in Canada;
- (e) "cord" means an amount of pulpwood which, when properly stacked, occupies a space containing 128 cubic feet;
- (f) "Jack pine pulpwood" and "poplar pulpwood" mean round and sound bolts of Jack pine and poplar respectively;
- (g) "spruce pulpwood" means round and sound bolts of spruce or round and sound bolts of spruce mixed with round and sound bolts of balsam and/or fir.
- (h) "district" means the geographical regions in the Province of Quebec as numbered and designated on a map thereof, revised in March, 1942, by Mr. Robert Bellefeuille, Directeur de Bureau de Meteorologie, which map was approved and adopted by the Meteorological Branch of the Forest Services of the Government of the Province of Quebec.

Balsam and Fir Content of Spruce Pulpwood Restricted

2. No person shall sell or offer for sale, and no person shall purchase any spruce pulpwood with a balsam and/or fir content exceeding that established by custom in the local area of the Province of Quebec in which such pulpwood was cut from the stump.

Maximum Consumers' Prices for Pulpwood

- 3. (1) The maximum price at which any producer may sell or offer for sale to a consumer or at which any consumer may purchase from a producer any spruce, Jack pine or poplar pulpwood cut from the stump in the Province of Quebec shall be the price per cord shown in the Schedule to this Order.
- (2) The maximum price at which any dealer may sell or offer for sale to a consumer or at which any consumer may purchase from a dealer any spruce, Jack pine or poplar pulpwood cut from the stump in the Province of Quebec shall be the price per cord shown in the Schedule increased by 40 cents per cord for rough pulpwood and 60 cents per cord for peeled pulpwood.
- (3) The maximum price at which any broker may sell or offer for sale to a consumer or at which any consumer may purchase from a broker any spruce, Jack pine or poplar pulpwood cut from the stump in the Province of Quebec shall be the price per cord shown in the Schedule increased by 75 cents per cord for rough pulpwood and \$1.00 per cord for peeled pulpwood.
 - (4) The prices at which a producer, dealer or broker may sell pulpwood shall be:
 - (a) f.o.b. car at loading point, if the pulpwood is delivered by railroad;
 - (b) f.o.b. schooner at loading point if the pulpwood is delivered by schooner, in which case the consumer may pay and the seller may accept, in addition to the authorized prices, a loading charge not exceeding 25 cents per cord;
 - (c) f.o.b. lake steamer or ocean vessel at loading point if the pulpwood is delivered by lake steamer or ocean vessel, in which case the consumer may

pay and the seller may accept, in addition to the authorized prices, such loading charge as may be approved in writing by the Timber Administrator.

- (d) f.o.b. truck at the consumer's mill if the pulpwood is delivered by the sellerby truck to the consumer's mill, in which case the consumer may pay and the seller may accept, in addition to the authorized prices, a delivery charge not exceeding \$1.25 per cord when rough and not exceeding \$1.00 per cord when peeled:
- (e) f.o.b. the consumer's mill in all other cases and for any other methods of delivery.
- (5) Any consideration, money or money's worth given or paid by the buyer to any person in connection with the purchase of any pulpwood or received by the seller from any person in connection with the sale of any pulpwood shall constitute part of the price of such pulpwood.

Consumer Statements of Pulpwood Purchases

4. Every consumer shall complete in duplicate a statement covering each purchase of pulpwood made by him giving full particulars of the species of pulpwood bought, the price or prices paid therefor and the method of delivery and shall keep on file one copy of each statement and shall deliver the other copy to the seller.

Previous Administrator's Order Revoked

5. Administrator's Order No. A-1080 dated the 2nd day of February, 1944, is revoked.

Effective Date

6. This Order shall be effective on and after the 20th day of July, 1944.

Dated at Ottawa this 11th day of July, 1944.

A. H. WILLIAMSON,

Timber Administrator.

APPROVED:

D. GORDON,

Chairman, Wartime Prices and Trade Board.

SCHEDULE TO ADMINISTRATOR'S ORDER No. A-1283

MAXIMUM PRICE PER CORD FOR PULPWOOD IN THE PROVINCE OF QUEBEC

	KIND OF PULPWOOD					
Areas	Spruce		Jack Pine		Poplar	
	Rough	Peeled	Rough	Peeled	Rough	Peeled
Area (A)	\$ cts. 9 25 9 00 11 00 9 75	\$ cts. 12 25 12 00 14 15 12 75	\$ cts. 8 25 8 00 10 00 8 75	, \$ cts. 11 25 11 00 13 15 11 75	\$ cts. 7 50 7 50 7 50 7 50 7 50 7 50	\$ cts. 9 50 9 50 9 50 9 50 9 50 9 50

Area (A) means districts 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 16, district 14 except that part included in Area (B) and all that part of district 17 north of the St. Lawrence River.

Area (B) means districts 15, 26, 27 and that part of district 14 including Forestville (Foretville) lying north of a line drawn due east and west through Forestville.

Area (C) means districts 21, 22 and that part of district 17 south of the St. Lawrence River.

Area (D) means districts 18, 23, 24 and 25.

ADMINISTRATOR'S ORDER No. A-1284

Maximum Consumers' Prices for Pulpwood Cut from the Stump in the Province of Ontario Excepting the Districts of Kenora and Rainy River

Under the powers given by the Wartime Prices and Trade Board to the Timber Administrator, it is hereby ordered on behalf of the Board as follows:

Interpretation

- 1. For the purpose of this Order
- (a) "producer" means any person selling pulpwood except a broker or a dealer;
- (b) "dealer" means a person who has been authorized in writing by the Timber Administrator to act as a dealer in pulpwood;
- (c) "broker" means a person who has been authorized in writing by the Timber Administrator to act as a broker in pulpwood;
- (d) "consumer" means any manufacturer of pulp and paper purchasing pulpwood for use in Canada;
- (e) "cord" means an amount of pulpwood which, when properly stacked, occupies a space containing 128 cubic feet;
- (f) "Jack pine pulpwood" and "poplar pulpwood" mean round and sound bolts of Jack pine and poplar respectively;
- (g) "spruce pulpwood" means round and sound bolts of spruce or round and sound bolts of spruce mixed with round and sound bolts of balsam and/or fir;
- (h) "District No. 1" means all that part of the Province of Ontario enclosed by the following boundaries:
 - (1) A line projected due north from a point on the shore of Georgian Bay to the town of Capreol in the district of Sudbury;
 - (2) A line projected due east from the said town of Capreol to the Ottawa River;
 - (3) The boundary of the Province of Quebec;
 - (4) The Canadian shores of the Great Lakes—St. Lawrence Waterways—to a point on the shore of Georgian Bay due south of the said town of Capreol;
- (i) "District No. 2" means the districts of Thunder Bay, Algoma, Temiskaming and Cochrane, and those sections of the districts of Sudbury and Nipissing not included in District No. 1.

Balsam and Fir Content of Spruce Pulpwood Restricted

2. No person shall sell or offer for sale, and no person shall purchase any spruce pulpwood with a balsam and/or fir content exceeding that established by custom in the local area of the Province of Ontario in which such pulpwood was cut from the stump.

Maximum Consumers' Prices for Pulpwood

- 3. (1) The maximum price at which any producer may sell or offer for sale to a consumer or at which any consumer may purchase from a producer any spruce, Jack pine or poplar pulpwood cut from the stump in District No. 1 or District No. 2 shall be the price per cord shown in the Schedule to this Order.
- (2) The maximum price at which any dealer may sell or offer for sale to a consumer or at which any consumer may purchase from a dealer any spruce, Jack pine or poplar pulpwood cut from the stump in District No. 1 or District No. 2 shall be the price per cord shown in the Schedule increased by 40 cents per cord for rough pulpwood and 60 cents per cord for peeled pulpwood.
- (3) The maximum price at which any broker may sell or offer for sale to a consumer or at which any consumer may purchase from a broker any spruce, Jack pine or poplar pulpwood cut from the stump in District No. 1 or District No. 2 shall be the price per cord shown in the Schedule increased by 75 cents per cord for rough pulpwood and \$1.00 per cord for peeled pulpwood.

- (4) The prices at which a producer, dealer or broker may sell pulpwood shall include delivery thereof at the consumer's mill unless the pulpwood is delivered by railroad when the price shall be f.o.b. car at loading point. If, however, the pulpwood is delivered by a seller by truck to a consumer's mill the consumer may pay and the seller may accept, in addition to the authorized prices, a delivery charge of \$1.25 per cord when rough and \$1.00 per cord when peeled.
- (5) Any consideration, money or money's worth given or paid by the buyer to any person in connection with the purchase of any pulpwood or received by the seller from any person in connection with the sale of any pulpwood shall constitute part of the price of such pulpwood.

Consumer Statements of Pulpwood Purchases

4. Every consumer shall complete in duplicate a statement covering each purchase of pulpwood made by him giving full particulars of the species of pulpwood bought, the price or prices paid therefor and the method of delivery and shall keep on file one copy of each statement and shall deliver the other copy to the seller.

Previous Administrator's Order Revoked

5. Administrator's Order No. A-1199 dated the 28th day of April 1944 is revoked.

Effective Date

6. This Order shall be effective on and after the 20th day of July, 1944.

.Dated at Ottawa this 11th day of July, 1944.

A. H. WILLIAMSON,

Timber Administrator.

APPROVED:

D. GORDON,

Chairman, Wartime Prices and Trade Board.

SCHEDULE TO ADMINISTRATOR'S ORDER No. A-1284

MAXIMUM PRICE PER CORD FOR PULPWOOD IN DISTRICT NO. 1 AND DISTRICT NO. 2 OF THE PROVINCE OF ONTARIO

	Kind of Pulpwood											
District		Spr	uce			Jack	Pine			Pop	lar	
	Roug	gh	Peel	ed	` Rou	igh	Peel	ed	Rou	gh	Pee	led
	\$	cts.	\$	cts.	\$	cts.	\$	cts.	\$	cts.	\$	cts.
No. 1 No. 2		50 75		50 75		3 50 7 75		50 75		50 00		50 00

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1285

Maximum Consumers' Prices for Pulpwood Cut from the Stump in the Districts of Kenora and Rainy River in the Province of Ontario

Under powers given by the Wartime Prices and Trade Board to the Timber Administrator, it is hereby ordered on behalf of the Board as follows:—

Interpretation

- 1. For the purpose of this Order
- (a) "producer" means any person selling pulpwood except a broker or a dealer;

- (b) "dealer" means a person who has been authorized in writing by the Timber Administrator to act as a dealer in pulpwood;
- (c) "broker" means a person who has been authorized in writing by the Timber Administrator to act as a broker in pulpwood;
- (d) "consumer" means any manufacturer of pulp and paper purchasing pulpwood for use in Canada;
- (e) "cord" means an amount of pulpwood which, when properly stacked, occupies a space containing 128 cubic feet;
- (f) "Jack pine pulpwood" and "poplar pulpwood" mean round and sound bolts of Jack pine and poplar respectively;
- (g) "spruce pulpwood" means round and sound bolts of spruce or round and sound bolts of spruce mixed with round and sound bolts of balsam and/or fir.

Balsam and Fir Content of Spruce Pulpwood Restricted

2. No person shall sell or offer for sale, and no person shall purchase any spruce pulpwood with a balsam and/or fir content exceeding that established by custom in the local area in the Districts of Kenora and Rainy River in the Province of Ontario in which such pulpwood was cut from the stump.

Maximum Consumers' Prices for Pulpwood

- 3. (1) The maximum price at which any producer may sell or offer for sale to a consumer or at which any consumer may purchase from a producer any spruce, Jack pine or poplar pulpwood cut from the stump in the Districts of Kenora and Rainy River in the Province of Ontario shall be the price per cord shown in the Schedule to this Order.
- (2) The maximum price at which any dealer may sell or offer for sale to a consumer or at which any consumer may purchase from a dealer any spruce, Jack pine or poplar pulpwood cut from the stump in the Districts of Kenora and Rainy River in the Province of Ontario shall be the price per cord shown in the Schedule increased by 40 cents per cord for rough pulpwood and 60 cents per cord for peeled pulpwood.
- (3) The maximum price at which any broker may sell or offer for sale to a consumer or at which any consumer may purchase from a broker any spruce, Jack pine or poplar pulpwood cut from the stump in the Districts of Kenora and Rainy River shall be the price per cord shown in the Schedule increased by 75 cents per cord for rough pulpwood and \$1.00 per cord for peeled pulpwood.
- (4) The prices at which a producer, dealer or broker may sell pulpwood shall include delivery thereof at the consumer's mill unless the pulpwood is delivered by railroad when the price shall be f.o.b. car at loading point. If, however, the pulpwood is delivered by a seller by truck to a consumer's mill, the consumer may pay and the seller may accept, in addition to the authorized prices, a delivery charge of \$1.50 per cord when rough and \$1.25 per cord when peeled or if the pulpwood is delivered by a seller by water only, to a consumer's mill at Fort Frances in the Rainy River District of the Province of Ontario, the consumer may pay and the seller may accept, in addition to the authorized prices, a delivery charge of \$1.50 per cord.
- (5) Any consideration, money or money's worth given or paid by the buyer to any person in connection with the purchase of any pulpwood or received by the seller from any person in connection with the sale of any pulpwood shall constitute part of the price of such pulpwood.

Consumer Statements of Pulpwood Purchases

4. Every consumer shall complete in duplicate a statement covering each purchase of pulpwood made by him giving full particulars of the species of pulpwood bought, the price or prices paid therefor and the method of delivery and shall keep on file one copy of each statement and shall deliver the other copy to the seller.

Previous Administrator's Order Revoked

5. Administrator's Order No. A-1198 dated the 28th day of April, 1944, is revoked.

Effective Date

6. This Order shall be effective on and after the 20th day of July, 1944.

Dated at Ottawa this 11th day of July, 1944.

A. H. WILLIAMSON.

Timber Administrator.

APPROVED:

D. GORDON,

Chairman, Wartime Prices and Trade Board.

SCHEDULE TO ADMINISTRATOR'S ORDER No. A-1285

MAXIMUM PRICE PER CORD FOR PULPWOOD IN THE DISTRICTS OF KENORA AND RAINY RIVER OF THE PROVINCE OF ONTARIO

KIND OF PULPWOOD

Spri	JCE	Jack	PINE '	Poplar		
Rough	Peeled	Rough	Peeled	Rough	Peeled	
\$ cts.	\$ cts.	\$ ets.	\$ cts.	\$ cts.	\$ cts.	

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1286

Maximum Consumers' Prices for Pulpwood Cut from the Stump in the

Under powers given by the Wartime Prices and Trade Board to the Timber Administrator, it is hereby ordered on behalf of the Board as follows:—

Interpretation

- 1. For the purpose of this Order
- (a) "producer" means any person selling pulpwood except a broker or a dealer;
- (b) "dealer" means a person who has been authorized in writing by the Timber Administrator to act as a dealer in pulpwood;
- (c) "broker" means a person who has been authorized in writing by the Timber Administrator to act as a broker in pulpwood;
- (d) "consumer" means any manufacturer of pulp and paper purchasing pulpwood for use in Canada;
- (e) "cord" means an amount of pulpwood which, when properly stacked, occupies a space containing 128 cubic feet;
- (f) "Jack pine pulpwood" and "poplar pulpwood" mean round and sound bolts of Jack pine and poplar respectively;
- (g) "spruce pulpwood" means round and sound bolts of spruce or round and sound bolts of spruce mixed with round and sound bolts of balsam and/or fir.

Balsam and Fir Content of Spruce Pulpwood Restricted

2. No person shall sell or offer for sale, and no person shall purchase any spruce pulpwood with a balsam and/or fir content exceeding that established by custom in the local area of the Province of Manitoba in which such pulpwood was cut from the stump.

Maximum Consumers' Prices for Pulpwood

- 3. (1) The maximum price at which any producer may sell or offer for sale to a consumer or at which any consumer may purchase from a producer any spruce, Jack pine or poplar pulpwood cut from the stump in the Province of Manitoba shall be the price per cord shown in the Schedule to this Order.
- (2) The maximum price at which any dealer may sell or offer for sale to a consumer or at which any consumer may purchase from a dealer any spruce, Jack pine or poplar pulpwood cut from the stump in the Province of Manitoba shall be the price per cord shown in the Schedule increased by 40 cents per cord for rough pulpwood and 60 cents per cord for peeled pulpwood.
- (3) The maximum price at which any broker may sell or offer for sale to a consumer or at which any consumer may purchase from a broker any spruce, Jack pine or poplar pulpwood cut from the stump in the Province of Manitoba shall be the price per cord shown in the Schedule increased by 75 cents per cord for rough pulpwood and \$1.00 per cord for peeled pulpwood.
- (4) The prices at which a producer, dealer or broker may sell pulpwood shall include delivery thereof at the consumer's mill unless the pulpwood is delivered by railroad when the price shall be f.o.b. car at loading point or by barge when the price shall be f.o.b. barge at loading point. If, however, the pulpwood is delivered by a seller by truck to a consumer's mill the consumer may pay and the seller may accept in addition to the authorized prices a delivery charge of \$1.75 per cord when rough and \$1.50 per cord when peeled.
- (5) Any consideration, money or money's worth given or paid by the buyer to any person in connection with the purchase of any pulpwood or received by the seller from any person in connection with the sale of any pulpwood shall constitute part of the price of such pulpwood.

Consumer Statements of Pulpwood Purchases

4. Every consumer shall complete in duplicate a statement covering each purchase of pulpwood made by him giving full particulars of the species of pulpwood bought, the price or prices paid therefor and the method of delivery and shall keep on file one copy of each statement and shall deliver the other copy to the seller.

Previous Administrator's Order Revoked

5. Administrator's Order No. A-1197 dated the 28th day of April, 1944, is revoked.

Effective Date

6. This Order shall be effective on and after the 20th day of July, 1944.

Dated at Ottawa this 11th day of July, 1944.

A. H. WILLIAMSON,

Timber Administrator.

APPROVED:

D. GORDON,

Chairman, Wartime Prices and Trade Board.

SCHEDULE TO ADMINISTRATOR'S ORDERING. A-1286

MAXIMUM PRICE PER CORD FOR PULPWOOD IN MANITOBA

KIND OF PULPWOOD

Spruce		Jack	Pine	Poplar		
Rough	Peeled	Rough	Peeled	Rough	Peeled	
\$ cts.	s cts.					
9 00	12 00	7 50	10 50	6 25	8 00	

ADMINISTRATOR'S ORDER No. A-1287

Maximum Consumers' Prices for Pulpwood Cut from the Stump in the Province of Saskatchewan

Under powers given by the Wartime Prices and Trade Board to the Timber Administrator, it is hereby ordered on behalf of the Board as follows:—

Interpretation

- 1. For the purpose of this Order
- (a) "producer" means any person selling pulpwood except a broker or dealer;
- (b) "dealer" means a person who has been authorized in writing by the Timber Administrator to act as a dealer in pulpwood;
- (c) "broker" means a person who has been authorized in writing by the Timber Administrator to act as a broker in pulpwood;
- (d) "consumer" means any manufacturer of pulp and paper purchasing pulpwood for use in Canada;
- (e) "cord" means an amount of pulpwood which, when properly stacked, occupies a space containing 128 cubic feet;
- (f) "Jack pine pulpwood" means round and sound bolts of Jack pine;
- (g) "spruce pulpwood" means round and sound bolts of spruce or round and sound bolts of spruce mixed with round and sound bolts of balsam and/or fir.

Balsam and Fir Content of Spruce Pulpwood Restricted

2. No person shall sell or offer for sale, and no person shall purchase any spruce pulpwood with a balsam and/or fir content exceeding that established by custom in the local area of the Province of Saskatchewan in which such pulpwood was cut from the stump.

Maximum Consumers' Prices for Pulpwood

- 3. (1) The maximum price at which any producer may sell or offer for sale to a consumer or at which any consumer may purchase from a producer any spruce or Jack pine pulpwood cut from the stump in the Province of Saskatchewan shall be the price per cord shown in the Schedule to this Order.
- (2) The maximum price at which any dealer may sell or offer for sale to a consumer or at which any consumer may purchase from a dealer any spruce or Jack pine pulpwood cut from the stump in the Province of Saskatchewan shall be the price per cord shown in the Schedule increased by 40 cents per cord for rough pulpwood and 60 cents per cord for peeled pulpwood.
- (3) The maximum price at which any broker may sell or offer for sale to a consumer or at which any consumer may purchase from a broker any spruce or Jack pine pulpwood cut from the stump in the Province of Saskatchewan shall be the price per cord shown in the Schedule increased by 75 cents per cord for rough pulpwood and \$1.00 per cord for peeled pulpwood.
- (4) The prices at which a producer, dealer or broker may sell pulpwood shall include delivery thereof at the consumer's mill unless the pulpwood is delivered by railroad when the price shall be f.o.b. car at loading point.
- (5) Any consideration, money or money's worth given or paid by the buyer to any person in connection with the purchase of any pulpwood or received by the seller from any person in connection with the sale of any pulpwood shall constitute part of the price of such pulpwood.

Consumer Statements of Pulpwood Purchases

4. Every consumer shall complete in duplicate a statement covering each purchase of pulpwood made by him giving full particulars of the species of pulpwood bought, the price or prices paid therefor and the method of delivery and shall keep on file one copy of each statement and shall deliver the other copy to the seller.

Previous Administrator's Order Revoked

5. Administrator's Order No. A-1196 dated the 28th day of April, 1944, is hereby revoked.

Effective Date

6. This Order shall be effective on and after the 20th day of July, 1944.

Dated at Ottawa this 11th day of July, 1944.

A. H. WILLIAMSON,

Timber Administrator.

APPROVED:

D. GORDON,

Chairman, Wartime Prices and Trade Board.

SCHEDULE TO ADMINISTRATOR'S ORDER No. A-1287

MAXIMUM PRICE PER CORD FOR PULPWOOD IN SASKATCHEWAN

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1289

Conversion of Real Property known as 209 Balmoral Avenue, 1 Beaumont Road and 29 Bedford Road, all in the City of Toronto, in the Province of Ontario

Whereas in the City of Toronto there is, due to existing wartime conditions, insufficient housing accommodation available by ordinary means for the shelter of all who are in need of such accommodation and it is desirable, in the public interest to encourage and, where necessary, to authorize the maximum and best possible use of available real property by the conversion of existing dwelling houses into multiple dwelling houses, notwithstanding the provisions of by-laws, building restrictions or covenants in leases and conveyances which prohibit or limit such conversions:

And whereas application has been made by each of the owners of real property in the City of Toronto known in the year 1944 as 209 Balmoral Avenue, 1 Beaumont Road and 29 Bedford Road for permission to convert the same into a two-family, three-family and a four-family dwelling house respectively;

And whereas the Special Committee on Residence Conversions appointed by the Council of the Corporation of the City of Toronto has approved such conversions of the aforesaid real property subject to the conditions hereinafter set forth;

Now therefore, pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered as follows:—

1. Notwithstanding the terms or provisions of any law, by-law, conveyance, deed or agreement which in any way prohibits or restricts the conversion of real property known in the year 1944 as 209 Balmoral Avenue, 1 Beaumont Road and 29 Bedford Road, all in the City of Toronto and Province of Ontario, into and the use thereof as multiple family dwelling houses, each of the owners of such single family dwelling houses is hereby permitted to convert into and use 209 Balmoral Avenue as a two-family dwelling house, 1 Beaumont Road as a three-family dwelling house and 29 Bedford Road as a four-family dwelling house, subject to the following conditions:—

- (a) no dwelling unit therein shall have a floor area less than five hundred square feet;
- (b) all exterior alterations to the said dwelling houses shall be subject to approval by the Commissioner of Buildings for the Corporation of the City of Toronto;
- (c) the said dwelling houses shall not be enlarged except as may be required or permitted by the said Commissioner of Buildings under the provisions of Building By-law Number 9868 of the Corporation of the City of Toronto.
- 2. This Order shall come into force on the 10th day of July, 1944.

Dated at Ottawa this 10th day of July, 1944.

O. LOBLEY,
Rentals Administrator.

APPROVED:

D. GORDON,

Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1290

Conversion of Real Property known as 39 McKenzie Avenue and 11 High Park Gardens, both in the City of Toronto in the Province of Ontario

Whereas in the City of Toronto there is, due to existing wartime conditions, insufficient housing accommodation available by ordinary means for the shelter of all who are in need of such accommodation and it is desirable in the public interest to encourage and, where necessary, to authorize the maximum and best possible use of available real property by the conversion of existing dwelling houses into multiple dwelling houses, notwithstanding the provisions of by-laws, building restrictions or covenants in leases and conveyances which prohibit or limit such conversions;

And whereas application has been made by the respective owners of real property in the City of Toronto known in 1944 as Numbers 39 McKenzie Avenue and 11 High Park Gardens for permission to convert each into a two-family dwelling house;

And whereas the Special Committee on Residence Conversions appointed by the Council of the Corporation of the City of Toronto approved such conversions of the aforesaid real property subject to the conditions hereinafter set forth.

Now therefore, pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered as follows:—

- 1. Notwithstanding the terms or provisions of any law, by-law, conveyance, deed or agreement which in any way prohibits or restricts the conversion of real property known in the year 1944 as 39 McKenzie Avenue and 11 High Park Gardens, both in the City of Toronto and Province of Ontario, into and the use thereof as multiple family dwelling houses, the respective owners of such single family dwelling houses are hereby permitted to convert into and use each as a two-family dwelling house, subject to the following conditions:
 - (a) no dwelling unit therein shall have a floor area less than five hundred square feet;
 - (b) all exterior alterations to the said dwelling houses shall be subject to approval by the Commissioner of Buildings for the Corporation of the City of Toronto;
 - (c) the said dwelling houses shall not be enlarged except as may be required or permitted by the said Commissioner of Buildings under the provisions of Building By-law Number 9868 of the Corporation of the City of Toronto.
 - 2. This Order shall come into force on the 10th day of July, 1944.

Dated at Ottawa this 10th day of July, 1944.

O. LOBLEY,
Rentals Administrator.

APPROVED:

D. GORDON.

Chairman, Wartime Prices and Trade Board.

Administrator's Order No. A-1291

Sale, Delivery and Use of Feathers and Down

Under powers given by the Wartime Prices and Trade Board to the Administrator of Upholstered and Metal Furniture and Bedding, it is hereby ordered on behalf of the Board as follows:—

- 1. Administrator's Order No. A-773 which restricted the sale and disposal of feathers and down is revoked.
- 2. On and after the effective date of this Order, the maximum price at which a processor may sell or offer to sell processed goose or duck feathers or down of any kind or grade shall be his basic period maximum price fixed by Section 7 of The Wartime Prices and Trade Regulations.
 - 3. This Order becomes effective on July 15, 1944.

Dated at Ottawa this 12th day of July, 1944.

A. C. GUTHRIE,

Administrator, Upholstered and Metal Furniture and Bedding.

APPROVED:

D. GORDON,

Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1292

Processed Cherries

Under powers given by the Wartime Prices and Trade Board to the Administrator of Processed Fruits and Vegetables, it is hereby ordered as follows:—

Effective Date and Application of Order

- (1) This Order comes into force on July 13, 1944. It imposes certain restrictions as to processing frozen pitted sour type cherries. It fixes maximum prices of such processed cherries when sold in bulk or in containers having a net weight capacity of more than ten pounds. It also fixes maximum prices for processing any type of cherries.
 - (2) This Order does not apply to canned cherries.

Definition

- 2. For the purposes of this Order:
- (a) "processor" means a person who engages in the business of processing cherries otherwise than by canning;
- (b) "dealer" means a person, other than a processor, who engages in the business of buying processed cherries for resale.

Maximum Sugar Content of Frozen Cherries

3. No processor shall process frozen pitted sour type cherries having an added sugar content in excess of fifteen percentum (15%) of the net weight of such product.

Processor's Maximum Price

- 4. (1) The maximum price at which a processor may sell frozen pitted sour type cherries (sales tax included) from June fifteenth to August fifteenth, both inclusive, in any year, shall be 13½ cents per pound f.o.b. cold storage warehouse in which the processor stores such cherries.
 - (2) During the period from August sixteenth in any year to June fourteenth of the following year the maximum price shall be the price set out in

- subsection (1) hereof plus a sum not exceeding one-quarter cent $\binom{1}{4}c$.) per pound per month or any part thereof, calculated from August fifteenth to date of delivery in the said period but not in any event exceeding a total addition of two cents (2c.) per pound.
- (3) In the event of the processor selling frozen pitted sour type cherries otherwise than f.o.b. cold storage warehouse the maximum price thereof shall be an amount equal to the maximum price at which he may sell those cherries f.o.b. cold storage warehouse.

Dealer's Maximum Price

- 5. The maximum price at which a dealer may sell frozen pitted sour type cherries (sales tax included) shall be the sum of the following:—
 - (a) the actual price, including sales tax, paid by him for such frozen pitted sour type cherries, but not exceeding the maximum price as fixed by this Order at which the same may be sold to him by his supplier,
 - (b) actual transportation costs paid by him for transporting the frozen pitted sour type cherries from the cold storage warehouse to the city, town, or village in which the buyer has his place of business, and
 - (c) a markup not in any event exceeding five percentum (5%) of his lawful selling price, exclusive of transportation costs as provided in clause (b) of this section.

Combined Markup of Dealers

- 6. (1) Where sales of frozen pitted sour type cherries are made between dealers the total amount of the markups of all such dealers must not exceed the highest amount of markup which the first dealer could have included as part of his selling price on a sale to a person other than a dealer.
- (2) Every dealer when selling to another dealer shall deliver to the buyer before or at the time he makes delivery of the frozen pitted sour type cherries an invoice stating the total combined markup that has been taken by him and by any other dealer who handled the frozen pitted sour type cherries and the amount of markup if any, available for the buyer.

Prices Fixed are Maximum Prices

7. All prices fixed by this Order are maximum prices and must not be exceeded. No charge may be made for a container or for packing, handling, storing, or any other service which results in the sum of the price and the charge for the container, packing, handling, storing and/or service exceeding the maximum price.

Additional Payments and Considerations are Part of the Price

8. Any consideration, money or money's worth given or paid by the buyer to any person in connection with the purchase of any frozen pitted sour type cherries or received by the seller from any person in connection with the sale of any such cherries shall constitute part of the price of such cherries.

Maximum Price for Processing any type of Cherries

- 9. (1) The maximum price which a processor may charge for processing any type of cherries if the customer provides the cherries and/or other ingredients and/or containers and orders them processed for him shall be the difference between the cost to the customer of the ingredients and/or containers furnished by him and
 - (a) the processor's lawful maximum selling price for frozen pitted sour type cherries as fixed by this Order, or
 - (b) if they are any other type of processed cherries the processor's lawful maximum selling price for such processed cherries as fixed by or under The Wartime Prices and Trade Regulations.
 - (2) The customer shall furnish the processor with a signed certificate showing
 - (a) the person or persons from whom he purchased the ingredients and/or containers, and
 - (b) the actual cost per pound of the ingredients and/or containers.

- (3) The processor shall not deliver to the customer the processed cherries or any part thereof until he has first received from the customer the required certificate.
- (4) The customer shall keep a duplicate copy and the processor shall keep the original of each certificate furnished by the customer as required by this Section, available for inspection by any authorized representative of the Board at any time within twelve months after the date of the transaction to which the certificate relates.
- 10. The maximum prices fixed by this Order shall apply to all contracts heretofore made for the sale of processed cherries or for processing of cherries except for such processed cherries as have been delivered prior to the effective date of this Order and all contracts heretofore made are hereby amended in so far as is necessary to give effect to the provisions of this Order.

Dated at Ottawa, this 12th day of July, 1944.

F. D. MATHERS, Administrator of Processed Fruits and Vegetables.

APPROVED:

D. GORDON, Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-1293

Respecting New Cotton Felt Mattresses

Under powers given by the Wartime Prices and Trade Board to the Administrator of Cotton, it is hereby ordered on behalf of the Board as follows:

- 1. Administrator's Order No. A-470, which provided for the pricing and sale of new cotton felt mattresses, is hereby revoked.
- 2. The provisions of Board Order No. 214 shall apply to new cotton felt mattresses.
 - 3. This Order shall become effective on and after the 15th day of July, 1944.

Dated at Ottawa, this 13th day of July, 1944.

J. H. F. TURNER,
Administrator of Cotton.

APPROVED:

D. GORDON.

Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-1294

Respecting Wood-frame Bed Springs, Wood-frame Studio Couches and Metal Frame Beds with Composite Panels and Wood Side Rails

Under powers given to the Administrator of Upholstered and Metal Furniture and Bedding, it is hereby ordered on behalf of the Board as follows:

- 1. Administrator's Order No. A-500, which established rules for the pricing and sale of the above articles, is hereby revoked.
- 2. The provisions of Board Order No. 214 shall apply to wood-frame bed springs, wood-frame studio couches and metal frame beds with composite panels and wood side rails.

3. This Order shall become effective on and after the 15th day of July, 1944. Dated at Ottawa, this 13th day of July, 1944.

A. C. GUTHRIE,

Administrator of Upholstered and Metal Furniture
and Bedding.

APPROVED:

D. GORDON, Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

Administrator's Order No. 1295

Respecting Electrical Appliances for Domestic Use

Under powers given by the Wartime Prices and Trade Board to the Administrator of Capital Equipment and Electrical Products, it is hereby ordered on behalf of the Board as follows:

- 1. The schedule to Administrator's Order No. A-610 is hereby amended by deleting therefrom the words "Electric Clocks".
 - 2. This Order shall be effective on and after July 17, 1944.

Dated at Ottawa, this 14th day of July, 1944.

M. C. LOWE,

Administrator, Capital Equipment and Electrical

Products.

APPROVED:

D. GORDON, Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1296

Maximum Prices of Apples

Under powers given by the Wartime Prices and Trade Board to the Administrator of Fresh Fruit and Vegetables, it is hereby ordered on behalf of the Board as follows:—

- 1. Section 14 of Administrator's Order No. A-892 as amended is revoked and the following is substituted therefor:
 - "Periodic Increases in Shipper's Maximum Prices and Special Prices for Group No. 2 Apples in July and August.
 - 14. (1) The maximum prices fixed by Sections 10, 11, 12 and 13 apply during the months of September, October and November in any year. Except as provided in subsection (2) of this Section, the maximum price at which a shipper may sell any variety or grade of apples to any buyer during any month set out in the following Table shall be the maximum price on sales by him of those apples to that class of buyer during the months of September, October and November, as fixed by Section 10, 11, 12 or 13, as the case may be, PLUS the additional amount, according to the kind of container, set out for that month in the Table.

TABLE TO SECTION 14

INCREASES IN MAXIMUM PRICES

Month	Standard Box, Crate, Bushel, Hamper	Standard Barrel	Other Containers
December January February March April to August inclusive:	(per container) cts. 7 17 27 37 47	\$ cts. 20 50 80 1 10 1 40	(per pound of fruit) cts. 1/6 2/5 3/5 4/5 1 1/6

- (2) The maximum price at which a shipper may sell any grade of Group No. 2 variety apples to any buyer during the months of July and August in any year, shall, according to the kind of container, be an amount equal to the maximum price, as fixed by subsection (1) preceding, at which he may sell the same grade of Group No. 1 variety apples to that class of buyer during the months of July and August."
- 2. Section 16 of the said Order No. A-892 is hereby revoked and the following is substituted therefor:

"Sales of Ungraded Apples

- 16. (1) Except as provided in Section 15 (which deals with loose-packed apples) when apples are not graded, packed and marked in accordance with a grade described in Section 5, the maximum price at which a shipper may sell any variety of those apples to any class of buyer
- (a) during the month of July or of August, shall be an amount equal to the maximum price at which he may sell Domestic grade apples to that class of buyer during that month or, if the apples are packed in standard boxes or in cartons, the maximum price at which he may sell "C" grade apples to that class of buyer during that month;
- (b) during any month other than July or August, shall be an amount equal to the maximum price at which he may sell Domestic grade apples of that variety to that class of buyer during that month LESS 45 cents per barrel or 15 cents per bushel hamper or crate.
- (2) The provisions of this Section do not apply to sales of windfalls which are governed by Section 17."
- 3. This Order comes into force on July 19, 1944.

Dated at Ottawa, this 15th day of July, 1944.

E. J. CHAMBERS,

Administrator of Fresh Fruit and Vegetables.

APPROVED:

D. GORDON,

Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1301

Bias Binding

Under powers given by the Wartime Prices and Trade Board to the Co-ordinator of Textiles and Clothing, it is hereby ordered as follows:

- 1. Administrator's Order No. A-771 which fixed specifications for the manufacture and packaging of bias binding is revoked.
 - 2. This Order shall be effective on and after July 20, 1944.

Dated at Ottawa this 17th day of July, 1944.

F. B. WALLS, Co-ordinator of Textiles and Clothing.

APPROVED:

D. GORDON,

Chairman, Wartime Prices and Trade Board.

Note:—The provisions of this Order will permit manufacturers to resume production of some goods which have heretofore been prohibited. Where a manufacturer resumes production of goods for which his maximum price has been established in accordance with The Wartime Prices and Trade Regulations he shall not sell or offer to sell those goods at a price which is higher than the maximum price established therefor. In the case of those goods which differ in any way from the sizes, kinds or types previously sold by him and also in the case of established lines for which no maximum price has been fixed under the said regulations, the manufacturer shall submit his prices for approval as required by the provisions of Order No. 214.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1302

Bedding Equipment

Under powers given by the Wartime Prices and Trade Board to the Administrator of Upholstered and Metal Furniture and Bedding it is hereby ordered on behalf of the Board as follows:—

- 1. This Order comes into force on July 22, 1944, and revokes and replaces Administrator's Order No. A-376.
- 2. (1) No person shall manufacture or produce any bedding or bedding equipment of the types hereinafter listed in any greater number of designs than Seventy-five per cent (75%) of the number of designs manufactured by him in 1941 for each type of bedding and bedding equipment as follows:—

Type

Bed Springs Inner Spring Mattresses Metal Beds and Cribs Folding Beds and Cots Studio Couches

(2) A person who did not manufacture bedding or bedding equipment in 1941 may apply to the Administrator in writing. The Administrator, on such application, may fix the number of designs of each type of bedding and bedding equipment which such person may manufacture.

- 3. No person shall manufacture or produce domestic beds, springs or mattresses except in sizes as follows: 4'6"; 4'0"; 3'3"; 3'0"; 2'6" and 2'3" provided that special sizes for the purpose of fitting existing equipment of other than standard sizes may be made to order.
- 4. The provisions of this Order shall be subject to such written exemptions as the said Administrator, upon application to him, may grant in any individual cases of undue hardship or other special circumstances.

Dated at Ottawa, this 19th day of July, 1944.

A. C. GUTHRIE,

Administrator of Upholstered and Metal

Furniture and Bedding.

APPROVED:

D. GORDON,

Chairman, Wartime Prices and Trade Board.

Note:—The provisions of this Order will permit manufacturers to resume production of some goods which have heretofore been prohibited. Where a manufacturer resumes production of goods for which his maximum price has been established in accordance with The Wartime Prices and Trade Regulations he shall not sell or offer to sell those goods at a price which is higher than the maximum price established therefor. In the case of those goods which differ in any way from the sizes, kinds or types previously sold by him and also in the case of established lines for which no maximum price has been fixed under the said regulations, the manufacturer shall submit his prices for approval as required by the provisions of Order No. 214.

PART IV

Wartime Industries Control Board (Munitions and Supply)

DEPARTMENT OF MUNITIONS AND SUPPLY

MACHINE TOOLS CONTROLLER'

Order No. M.T.C. 1A-2

(Orders No. M.T.C. 1A and M.T.C. 1A-1—Purchase of Gauges or Cutting Tools Outside of Canada—Rescinded)

Dated July 7, 1944

Pursuant to the powers conferred by Order in Council P.C. 4101 of August 22, 1940, and any other Order in Council or Statute, it is hereby ordered as follows:

i. The Orders of the Machine Tools Controller No. M.T.C. 1A dated July 18, 1942, and M.T.C. 1A-1 dated January 2, 1943, are hereby rescinded.

THOMAS ARNOLD,

Machine Tools Controller.

APPROVED:

J. GERALD GODSOE,

Chairman, Wartime Industries Control Board.



VOLUME III, No. 4



JULY 31, 1944

CANADIAN WAR ORDERS AND REGULATIONS 1944

Published under authority of Order in Council P.C. 10793 of 26th November, 1942

STATUTORY ORDERS AND REGULATIONS DIVISION
PRIVY COUNCIL OFFICE

OTTAWA
EDMOND CLOUTIER
PRINTER TO THE KING'S MOST EXCELLENT MAJESTY
1944



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PART I

Orders in Council

Order in Council authorizing the remission or refund of various duties on gifts from abroad to members of the Armed Forces in Canada

P.C. 159/5000

Certified to be a true copy of a minute of a Meeting of the Treasury Board, approved by His Excellency the Governor General in Council, on the 5th July, 1944.

The Board recommend that, under the provisions of the War Measures Act, Order in Council of October 17, 1940, P.C. 96/5724, be rescinded and that authority be granted for remission or refund of Customs duty and Excise taxes in respect of gifts for the personal use of the recipients, including limited quantities of tobacco as set forth in the within schedule but not including alcoholic beverages, forwarded from British, allied or neutral countries by persons other than

- (a) members of the Armed Forces of Canada,
- (b) Canadian citizens temporarily abroad, or
- (c) alien residents of Canada temporarily abroad,

to individuals on service in Canada under the Joint Air Training Plan, or on active service in Canada in the Royal Canadian Navy, the Canadian Active Service Force, the Royal Canadian Air Force, or the armed forces of any British or allied country.

SCHEDULE

200 cigarettes per week, or 50 cigars per week, or

1 lb. of manufactured tobacco per week.

A. D. P. HEENEY, Clerk of the Privy Council.

Order in Council making provisions for service in Civil Affairs Units in War Endorsement on policies of Civil Service Insurance

P.C. 5529

AT THE GOVERNMENT HOUSE AT OTTAWA

FRIDAY, the 21st day of July, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Finance reports:-

(1) that a war endorsement is attached to all policies of Civil Service Insurance

issued since the beginning of the war;
(2) that authority for the attachment of the endorsement was given by Order in Council P.C. 3114 of October 12, 1939, issued under the provisions of the War Measures Act:

(3) that certain modifications in the endorsement were made by Order in Council

P.C. 3350 of May 14, 1941, and by Order in Council P.C. 6068 of July 29, 1943;(4) that according to the Table of Extra Premiums in the War Endorsement now being attached to all policies of Civil Service Insurance the rate of extra premium for general overseas military service is \$7.50 per \$1,000 per month, but the rate for overseas military service in the Army Medical Corps (except Nurses), Pay Corps, Postal Corps, Ordnance Corps, Forestry Corps and Railway Operating Units is \$3.35 per \$1,000 per month;

- (5) that no special provision was made when the rates in the Table of Extra Premiums were decided upon or in subsequent revisions for overseas military service in Civil Affairs (Amgot) Units and that Civil Service Insurance policyholders now engaging in such service are liable to the rate of \$7.50 per \$1,000 per month;
- (6) that according to a report from the Superintendent of Insurance the extra premium rate already provided for Pay Corps and other like services is more properly applicable to service in Civil Affairs Units than the rate for general military service;
- (7) that the Superintendent of Insurance is of the opinion that the lower extra premium rate should be made applicable to all Civil Service Insurance policies containing a war endorsement but without retroactive effect.

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Finance, and under the authority of the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, is pleased to order and doth hereby order,—

- (1) that the Table of Extra Premiums in the War Endorsement now being attached to policies of Cvil Service Insurance be and it is hereby amended by repealing Part 2 of Section II of the said Table of Extra Premiums and substituting therefor the following:—
- (2) that the said Part as amended shall apply to all policies of Civil Service Insurance to which a war endorsement shall have been heretofore attached as well as to policies hereafter issued with such an endorsement, provided, however, that no refund be made in pursuance of the said amendment of any extra premiums at the rate for general overseas military service which may have been paid prior to the date of this Order by any policyholders engaged in overseas military service with Civil Affairs Units.

H. W. LOTHROP,

Associate Clerk of the Privy Council.

Order in Council amending P.C. 113/5687, 2nd July, 1942, re special allowances to stenographers, etc., employed in the
Ottawa District

P.C. 9/5547

Certified to be a true copy of a minute of a meeting of the Treasury Board, approved by His Excellency the Governor General in Council on the 19th July, 1944.

The Board recommend that paragraph 11 of Order in Council of July 2, 1942 (P.C. 113/5687) as amended, respecting provision of railway fare to employees for Government Departments at Headquarters, be cancelled and the following substituted therefor, effective July 1, 1944:—

11. Full one-way railway fare may be paid to clerks, stenographers and typists assigned at Ottawa from outside points, under terms and conditions prescribed by the Treasury Board on the recommendation of the Civil Service Commission.

H. W. LOTHROP,
Associate Clerk of the Privy Council.

Order in Council providing for the use of distinguishing mark to be affixed to surplus Crown assets on their disposal by War Assets Corporation

P.C. 5549

AT THE GOVERNMENT HOUSE AT OTTAWA

WEDNESDAY, the 19th day of July, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas Section 432 of the Criminal Code provides for the marking of public stores to denote His Majesty's property in such stores and Sections 434 and 435 of the Criminal Code provide in effect that where any person is in possession of or sells public stores bearing any such mark, the onus shall be on such person to prove that his possession or sale thereof was with lawful authority;

And whereas pursuant to The Surplus Crown Assets Act, a corporation known as War Assets Corporation has been established to hold and dispose of surplus

Crown assets, as defined in the said Act;
And whereas in the opinion of the Minister of Munitions and Supply it is desirable that a person who shall have lawfully acquired any such surplus Crown assets from War Assets Corporation, and the successors in title to any such person, should be relieved from the necessity of establishing that his possession or sale, as the case may be, of any such assets was with lawful authority;

And whereas the Minister of Munitions and Supply reports that War Assets Corporation proposes to adopt and to affix or otherwise apply to surplus Crown assets from time to time sold or otherwise disposed of by it the following distinguish-

ing mark, namely:



Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Munitions and Supply, and under and by virtue of the powers conferred by the War Measures Act and The Surplus Crown Assets Act, is pleased to order and doth hereby order as follows:

- (1) War Assets Corporation, and any person thereunto authorized by War Assets Corporation, are hereby authorized to apply in or on any public stores from time to time sold or otherwise disposed of by the said Corporation, a mark substantially in the form hereinbefore set out.
- (2) Sections 434 and 435 of the Criminal Code shall not be applicable with respect to any public stores marked as aforesaid notwithstanding that such stores may also bear any other mark denoting that the same are His Majesty's property.
- (3) Every person shall be guilty of an indictable offence and liable to two years' imprisonment who, without lawful authority, the proof of which shall lie on him, applies in or on any public stores, or any stores which were at any time public stores, a mark which is the same as or substantially similar to the mark hereinbefore set out in this Order:
- (4) The words "public stores" as used in this Order shall have the same meaning as in Sections 434 and 435 of the Criminal Code.

H. W. LOTHROP, Associate Clerk of the Privy Council.

Order in Council appointing Regional Selective Service Advisory Board, Maritime Employment Region

P.C. 5550

AT THE GOVERNMENT HOUSE AT OTTAWA

FRIDAY, the 21st day of July, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas by Order in Council P.C. 6387, dated 10th August, 1943, a plan was approved for the broadening and decentralizing of National Selective Service;

And whereas approval was given by the said Order in Council for the creation

in each employment region of a Regional Selective Service Advisory Board;

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Labour and pursuant to the provisions of Order in Council P.C. 6387 of August 10, 1943, is pleased to order and doth hereby order as follows:—

- (1) There shall be a Regional Selective Service Advisory Board for the Maritime Employment Region, with headquarters at Moncton, N.B., consisting of:
 - (a) Mr. Michael Dwyer—Regional Director, National Selective Service, as Chairman;
 - (b) The Chairmen of the Mobilization Boards for Administrative Divisions "H", "G" and "I", more particularly specified in the National Selective Service Mobilization Regulations, 1944;
 - (c) The Registrars of the Administrative Divisions "H", "G" and "I", more particularly specified in the National Selective Service Mobilization Regulations, 1944;
 - (d) Mr. R. P. Hartley, Regional Superintendent of the Maritime Region Unemployment Insurance Commission, Moncton;
 - (e) Mr. Robert Turnbull of New Victoria in the Province of Nova Scotia—Representative of Labour;
 - (f) Mr. A. T. O'Leary of the City of Halifax, in the Province of Nova Scotia— Representative of Munitions and Supply;
 - (g) Mr. William A. Walker, of the City of Moncton in the Province of New Brunswick—Representative of the Wartime Prices and Trade Board;
 - (h) Dr. Fletcher Peacock, Chairman of the Maritime Employment Advisory Committee, Unemployment Insurance Commission, Fredericton, N.B.;

to perform the functions prescribed in the aforesaid Order in Council P.C. 6387 of August 10, 1943.

- (2) The Chairman of the Regional Selective Service Advisory Board may provide for alternate attendances of the respective Chairmen of the Mobilization Boards and the respective Registrars of Mobilization Administrative Divisions aforesaid at meetings of the said Regional Selective Service Advisory Board in accordance with directions issued from time to time by the Minister of Labour.
- (3) Members of the Board other than full time employees of the Government of Canada shall be paid Fifteen Dollars (\$15) per day for each day engaged in work of the Board, together with actual and necessary expenses when absent from their places of residence in connection with work of the Board, effective from the date of this Order.

H. W. LOTHROP,

Associate Clerk of the Privy Council.

Order in Council re-appointing W. J. Callaghan, Tariff Investigator, Department of Finance, to be a Temporary Member and Temporary Vice-Chairman of the Tariff Board

P.C. 5626

AT THE GOVERNMENT HOUSE AT OTTAWA

FRIDAY, the 21st day of July, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas Order in Council P.C. 6044, dated July 29, 1943, made provision for the appointment of a Temporary Member of the Tariff Board who may be named Temporary Vice-Chairman of the Tariff Board and if so named shall act as Vice-Chairman;

And whereas, under the authority of the said Order in Council, Mr. W. J. Callaghan, Tariff Investigator, Department of Finance, was appointed a Temporary Member and Temporary Vice-Chairman of the Tariff Board for one year, effective July 29, 1943.

And whereas in the opinion of the Minister of Finance it is desirable and expedient to re-appoint Mr. W. J. Callaghan, Tariff Investigator, Department of Finance, to be a Temporary Member and Temporary Vice-Chairman of the Tariff Board.

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Finance, and under the authority of the War Measures Act, is pleased to re-appoint and doth hereby re-appoint Mr. W. J. Callaghan, Tariff Investigator, Department of Finance, a Temporary Member and Temporary Vice-Chairman of the Tariff Board to serve without remuneration, effective July 29, 1944.

H. W. LOTHROP,

Associate Clerk of the Privy Council.

Order in Council appointing Ernest St. Amand to Quebec Wartime Labour Relations Board, vice E. Demers

P.C. 5638

AT THE GOVERNMENT HOUSE AT OTTAWA

FRIDAY, the 21st day of July, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Acting Minister of Labour reports that Mr. E. Demers of Asbestos, Quebec, a member of the Quebec Wartime Labour Relations Board appointed under Order in Council P.C. 4871 of June 26, 1944, to administer the Wartime Labour Relations Regulations (Order in Council P.C. 1003 of February 17, 1944), in the Province of Quebec as therein provided in the said Order in Council P.C. 4871, has tendered his resignation as a member of such Board and it is necessary to make provision for the appointment of his successor.

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Acting Minister of Labour, is pleased to accept the resignation of Mr. E. Demers of Asbestos, Quebec, as a member of the Quebec Wartime Labour

Relations Board.

His Excellency in Council, on the same recommendation, is further pleased to appoint and doth hereby appoint Mr. Ernest St. Amand, Vice-President of "La Federation Nationale du Cuir et de la Chaussure du Canada, Inc.", Montreal, Quebec, to be a member of the said Quebec Wartime Labour Relations Board vice Mr. E. Demers.

H. W. LOTHROP,
Associate Clerk of the Privy Council.

Order in Council appointing Fred Smelts, Esquire, to be a member of the Mobilization Board in Division "K", Vancouver, B.C.

P.C. 5639

AT THE GOVERNMENT HOUSE AT OTTAWA

Monday, the 24th day of July, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas Section eight of The National Selective Service Mobilization Regulations, 1944, (P.C. 1355 of March 4th, 1944 as amended) provides that

"There shall be a Board for each Division which shall be known as the Mobilization Board for the Division and shall consist of such members as the Governor in Council shall appoint."

And whereas the Minister of Labour reports that, it is advisable to appoint a further member to the Mobilization Board in Administrative Division "K" with headquarters at the City of Vancouver in the Province of British Columbia.

Therefore, His Excellency the Governor General in Council, on the recommendation of the Acting Minister of Labour, and under the authority of the War Measures Act, Chapter 206 of the Revised Statutes of Canada, 1927, and of The National Selective Service Mobilization Regulations, 1944, as amended, is pleased to appoint and doth hereby appoint Fred Smelts, Esquire, of the City of Vancouver in the Province of British Columbia, a further member of the Mobilization Board in Administrative Division "K" with headquarters at the said City of Vancouver, effective July thirteenth, nineteen hundred and forty-four.

H. W. LOTHROP,
Associate Clerk of the Privy Council.

Order in Council exempting Canadian Wheat Board from provisions of Section 14 of the Canadian Wheat Board Act, and authorizing it to deal in Canada Eastern Winter Wheats

P.C. 5640

AT THE GOVERNMENT HOUSE AT OTTAWA

FRIDAY, the 21st day of July, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas section fourteen of the Canadian Wheat Board Act, as amended, provides as follows:—

"14. The provisions of this Act shall apply mutatis mutandis to wheat produced in the Eastern Division, and the sums certain to be paid producers delivering such wheat shall be fixed by the Board with the approval of the Governor in Council so that they shall bear the same relationship to the sums certain payable in the case of wheat produced in Manitoba, Saskatchewan, Alberta and British Columbia as the price of wheat produced in the Eastern Division bears to the price of wheat in store at Fort William."

And whereas the Minister of Trade and Commerce reports that, by reason of war conditions, Canada Eastern Winter Wheats are selling at the maximum price of \$1.26 per bushel delivered Montreal; and

That the fixing of an initial price of \$1.25 per bushel basis delivered Montreal for No. 1 grades of Canada Eastern Winter Wheats by the Canadian Wheat Board would not facilitate the marketing of such grain and it is therefore advisable and

necessary, by reason of the war, for the peace, order and welfare of Canada, that The Canadian Wheat Board be exempted from the operation of the said Section fourteen and be specially authorized and empowered to buy, sell and deal in Canada Eastern Winter Wheats.

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Trade and Commerce and under and by virtue of the powers conferred by the War Measures Act, Chapter 206, Revised Statutes of Canada. 1927, is pleased to order that the Canadian Wheat Board be and it is hereby exempted from the operation of Section fourteen of the Canadian Wheat Board Act, as amended, from the first day of July, 1944, to the thirtieth day of June, 1945, both inclusive.

His Excellency in Council, on the same recommendation and under the above cited authority, is further pleased to make the following regulations and they are hereby made and established accordingly:—

REGULATIONS

1. Interpretation:-

Words and expressions used in these regulations shall be given the same meaning as is accorded to such words and expressions when used in the Canadian Wheat Board Act.

- 2. The Canadian Wheat Board is empowered to buy No. 1 Canada Eastern Winter Wheat at \$1.25 per bushel, basis delivered at Montreal and at prices for each other grade of Canada Eastern Winter Wheat as in the opinion of the Board brings such grade into proper relationship with No. 1 Canada Eastern Winter Wheat.
- 3. (a) The Canadian Wheat Board is empowered to enter into ordinary commercial banking arrangements on its own credit and to borrow money on the security of Canada Eastern Winter Wheat delivered, to the Board and the Governor in Council may authorize the Minister of Finance to guarantee advances made to the Board or to make loans or advances to the Board on such terms and conditions as may be agreed upon;
- (b) The Board may pay out such moneys for the purchase of such Canada Eastern Winter Wheat as aforesaid and also for expenses of the Board in connection with the administration of these regulations;
- (c) Any losses to the Board on these operations shall be paid from and out of unappropriated moneys of the Consolidated Revenue Fund;
- 4. The Board shall have all powers necessary or incidental to the handling and marketing of Canada Eastern Winter Wheat purchased as provided above, and without limitation upon such powers, the following:—
 - (a) To buy and take delivery of Canada Eastern Winter Wheat;
 - (b) To sell or otherwise dispose of Canada Eastern Winter Wheat;
 - *(c) To store and transport Canada Eastern Winter Wheat;
- (d) To employ such officers, clerks and employees as may be necessary for carrying out these regulations;
- (e) To pay elevator or other agents of the Board commission, storage and other charges, remuneration or compensation as may be agreed upon, subject to any provisions relating thereto of the Canada Grain Act or any other statute or law;
- (f) Subject to the foregoing subsection, to enter into contracts or agreements of any kind or with any person whatsoever, with respect to the purchase, sale, handling, storage, transportation and/or insurance of Canada Eastern Winter Wheat;
- (g) To control by licence or otherwise the buying and selling of Canada Eastern Winter Wheat in Canada and to issue licences in such form as the Board may decide and to cancel at any time any licence by the Board;
- (h) To require each applicant for a licence to give a bond in such form and in such amount as may be satisfactory to the Board;
- (i) Generally to do all such other acts and things as may be necessary or convenient for the purpose of giving effect to the intent and meaning of these regulations.

- 5. It shall be the duty of the Board
- (a) to report in writing to the Minister as soon as possible after the end of each month, as to the close of business on the last day of said month, its purchases and sales of Canada Eastern Winter Wheat during the month and the quantities of Canada Eastern Winter Wheat then on hand, the cost of same to the Board and the Financial results of the Board's operations, which report shall be certified by the Auditors of the Board:
- (b) to make such other reports and furnish such further information as the Minister may from time to time require;
- (c) to appoint a responsible firm of Chartered Accountants for the purpose of auditing accounts and records and certifying such reports of the Board as the Governor in Council may require;
- (d) to give effect to any Order in Council that may be passed with respect to these operations.
- 6. The Board may, with the approval of the Governor in Council, make such regulations as may be necessary or advisable for the efficient operation and enforcement of these regulations, and for carrying out the provisions thereof according to their true intent and meaning.
 - 7. These regulations shall come into operation on the first day of July, nineteen hundred and forty-four, and shall expire on the thirtieth day of June, nineteen hundred and forty-five, subject to provisions of Section nineteen of the Interpretation Act, which is hereby made applicable hereto as if the said regulations were revoked on said latter date.

H. W. LOTHROP,
Associate Clerk of the Privy Council.

Order in Council authorizing the Minister of Munitions and Supply to recover excessive fees, commissions etc. received by agents re munitions contracts

P.C. 5697

AT THE GOVERNMENT HOUSE AT OTTAWA

Monday, the 24th day of July, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas Section 13 of The Department of Munitions and Supply Act contains provisions under which the Minister of Munitions and Supply is empowered to recover amounts which represent excessive profits received by any person under a "munitions contract" as therein defined;

And Whereas the Minister of Munitions and Supply reports that it has been found that some manufacturers of or dealers in munitions of war or supplies with whom contracts are placed by the Department are under contractual obligations to pay to agents a fee or commission upon sales and that in some cases such fees or commissions are payable whether or not such sales are made by or through the agent; and

That it is desirable that the Minister of Munitions and Supply should be empowered to recover directly from an agent who has received a fee or commission or similar payment in respect of a munitions contract, as defined in The Department of Munitions and Supply Act, any amounts so received by such agent which in the opinion of the said Minister are in excess of a fair and reasonable remuneration for services actually rendered by the agent in respect of such contract.

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Munitions and Supply, and under and by virtue of the powers conferred by the War Measures Act and The Department of Munitions and Supply

Act, is pleased to order and it is hereby ordered as follows:

- 1. If the Minister of Munitions and Supply is satisfied that any amount received by any person as or by way of fee, commission or similar payment, based upon the procurement of or calculated with respect to the amount or value of or the price paid or payable under a munitions contract, as defined in Section 13 of The Department of Munitions and Supply Act, is in excess of a fair and reasonable remuneration for the services rendered by such person in respect of such contract, the Minister of Munitions and Supply may direct such person to pay to the Receiver General of Canada forthwith any amount which such person has received which, in the opinion of the said Minister, represents such excess.
- 2. Any direction by the Minister of Munitions and Supply, pursuant to this Order in Council, shall be deemed to be a direction by the Minister under Section 13 of The Department of Munitions and Supply Act and subsections (6), (7), (8), (9) and (10) of the said Section shall apply with respect thereto.
- 3. Nothing in this Order in Council shall limit or restrict any right, power or duty otherwise vested in the Minister of Munitions and Supply.

H. W. LOTHROP,
Associate Clerk of the Privy Council.

Order in Council providing that exports of linseed oil may be made only after repayment to Canadian Wheat Board of benefit the exporter received, etc.

P.C. 5741

AT THE GOVERNMENT HOUSE AT OTTAWA

Monday, the 24th day of July, 1944.

PRESENT:

HIS EXCELLECY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas by Order in Council P.C. 1350, dated the sixth day of March, nineteen hundred and forty-four, empowers The Canadian Wheat Board to purchase flaxseed from producers on the basis of two dollars and seventy-five cents per bushel for the grade Number One Canada Western Flaxseed, basis in store at Fort William/Port Arthur or Vancouver, and the grade Number One Canada Eastern Flaxseed, basis in store Montreal; and to sell flaxseed to domestic crushers, feed, breakfast or cereal food manufacturers, and manufacturers of pharmaceutical products on the basis of one dollar and sixty-four cents per bushel for Number One Canada Western Flaxseed, basis in store at Fort William/Port Arthur, and for Number One Canada Eastern Flaxseed, basis in store Montreal;

And Whereas the Minister of Trade and Commerce reports that linseed oil is being exported from Canada under the direction and control of the Wartime Prices and Trade Board and it is deemed necessary that the price of such exports should be based on a cost for Number One Canada Western Flaxseed in store Fort William/Port Arthur, of two dollars and seventy-five cents per bushel plus a carrying charge not to exceed three cents per bushel; and

That in order to recover such cost in respect of flaxseed sold to domestic crushers for use in the production of linseed oil for export, it is deemed necessary to provide that such exports may be made only after repayment to The Canadian Wheat Board of the benefit the exporter received;

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Trade and Commerce and under and by virtue of the powers conferred by the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, is pleased to make the following Regulations and they are hereby made and established accordingly,—

REGULATIONS

- 1. In these regulations, unless the context otherwise requires—
- (a) "benefit" means the amount by which the sum paid by The Canadian Wheat Board for flaxseed, plus a carrying charge not to exceed three cents per bushel, exceeds the sum for which the flaxseed is sold.
- (b) "linseed oil" means linseed oil, processed or unprocessed, manufactured from flaxseed purchased from The Canadian Wheat Board.
- 2. (1) Every person shall, before he exports linseed oil from Canada, repay the benefit involved by paying to The Canadian Wheat Board an amount which is determined by the Wartime Prices and Trade Board to be equal thereto; and no person shall export any linseed oil from Canada until such amount has been paid to The Canadian Wheat Board.
- (2) Every amount payable under this section shall be determined by the Wartime Prices and Trade Board, either by specific determination or by specifying the method of calculation, and every such determination shall be conclusive for all purposes of these regulations.
- (3) In any court a copy of any determination under these regulations purporting to be certified by any officer or employee of the Wartime Prices and Trade Board shall be received as *prima facie* evidence of such determination without proof of the signature or of the official character of the person or persons appearing to have signed the same, and without further proof thereof.
- 3. Any amount payable under section two of these regulations shall be recoverable as a debt due to the Crown and, without prejudice to any other remedy, may be recovered by The Canadian Wheat Board as a civil debt.
- 4. The Canadian Wheat Board shall deposit all amounts paid to it pursuant to section two of these regulations to the credit of the flaxseed account.
 - 5. The Canadian Wheat Board may, by regulation—
 - (a) require any person to make reports or returns to The Canadian Wheat Board furnishing such information relating to the sale or purchase or storage of linseed oil by him either on his own behalf or on behalf of some other person as The Canadian Wheat Board doems advisable;
 - (b) prescribe such forms as it deems necessary for the administration of these regulations or any regulation made pursuant to these regulations;
 - (c) require any person to keep such records of sales of linseed oil as The Canadian Wheat Board deems advisable and prescribe the form thereof.
- 6. Every person who contravenes or omits to comply with any of these regulations or with any regulation made by The Canadian Wheat Board under these regulations shall be guilty of an offence and liable on summary conviction to a fine not exceeding five thousand dollars or to imprisonment for a term not exceeding two years, or to both such fine and such imprisonment.
- 7. The Wartime Prices and Trade Board may, by Order, declare any linseed oil, exported under the terms of any contract, to be exempt from the operation of these regulations and upon such Order being made, such linseed oil shall be exempt from the operation of these regulations.
- 8. These regulations shall come into force and be of full force and effect on and after the first day of August, nineteen hundred and forty-four and shall expire on the thirty-first day of July, nineteen hundred and forty-five, subject to section nineteen of the Interpretation Act which is hereby made applicable hereto as if said regulations were revoked on said latter date.

H. W. LOTHROP,
Associate Clerk of the Privy Council.

The Prize Salvage Order, 1944

P.C. 5744

AT THE GOVERNMENT HOUSE AT OTTAWA

Monday, the 24th day of July, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Justice reports that the recapture of ships, aircraft or goods belonging to the United Nations or to citizens of the United Nations and which have been taken by enemies during the state of war now existing is likely as a result of the invasion of Europe by the United Nations;

That it is advisable in order that ships, aircraft or goods so retaken may immediately be put into use on behalf of the United Nations, to provide that no claims in respect of prize salvage may be made in respect of the retaking of the said ships,

aircraft or goods; and

That he is advised that Legislation has been passed in the United Kingdom prohibiting the said claims and that similar action is being taken by other members

of the United Nations.

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Justice, and under and by virtue of the powers conferred by the War Measures Act is pleased to make and doth hereby make the following Order.—

ORDER.

- (1) This Order may be cited as the Prize Salvage Order, 1944.
- (2) After the coming into force of this Order, no proceedings to enforce a claim for services rendered in retaking a ship, aircraft or goods taken by an enemy shall be instituted, and no claim therefor shall be made or shall be relied upon in any proceedings by way of defence or otherwise, without the consent of the Attorney General of Canada.
- (3) Evidence of the consent required by the next preceding section may be given by means of a document purporting to give the consent and to be signed on behalf of the Attorney General of Canada.

H. W. LOTHROP,
Associate Clerk of the Privy Council.

Order in Council establishing a form of import control of certain goods to replace, on August 1, 1944, the control provided heretofore by the War Exchange Conservation Act, 1940.

P.C. 5745

AT THE GOVERNMENT HOUSE AT OTTAWA

Tuesday, the 25th day of July, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Finance reports that control by permit over the importation into Canada of certain goods is required in order to implement agreements for the allocation and controlled distribution of such goods or of materials used in the production thereof;

That in respect of some such goods, namely, gasoline, motor vehicles, industrial diamonds, clothing, and certain household textile articles, the requisite import control heretofore has been afforded by or has been made unnecessary by the War Exchange

Conservation Act, 1940;

That it is proposed to repeal those Sections of the said Act which provide for import prohibitions and controls, effective August 1, 1944; and

That, accordingly, it is advisable to provide for an alternative form of import

control in respect of the goods enumerated hereunder.

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Finance, and under authority of the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, is pleased to order and it is hereby ordered as follows,-

On and after August 1, 1944, the importation into Canada from any country of the goods enumerated hereunder is hereby prohibited except under and in accordance with the terms of a permit issued by, or on behalf of, the Minister of National

Revenue:

TariffItem

Description

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- Products of petroleum, n.o.p.:-
 - (i) Lighter than 8236 specific gravity (40.3 A.P.I.) at 60 degrees Fahrenheit.
- (ii) ·8236 specific gravity (40·3 A.P.I.) or heavier at 60 degrees Fabrenheit.

269a Petroleum oil known as engine distillate ·8017 specific gravity (45.0 A.P.I.) or heavier at 60 degrees Fabrenheit.

364 Diamond dust or bort and black diamonds, for borers.

Automobiles and motor vehicles of all kinds, n.o.p.; electric trackless 438a trolley buses; chassis for all the foregoing.

Clothing and wearing apparel, wholly or partially manufactured, composed ex 532 wholly of cotton, n.o.p.

Handkerchiefs, wholly of cotton. 532a

Articles made from woven fabrics and textile manufactures, wholly or ex 532] partially manufactured, composed wholly or in part of cotton, flax, wool ex 548} or other textile fibres, as specified, namely: quilts, counterpanes, bedex 555 et al.

spreads, comforters and other bed coverings; hassocks, pillows, cushions, including pin-cushions filled or not, cushion covers and similar articles; tablecloths, napkins, tray cloths, dresser scarves, doilies and similar articles; bath mats, bathroom mats, seat covers, curtains, drapes, window runners, decorative panels and similar articles; automobile rugs, steamer rugs and similar rugs or coverings; canopies, awnings and tents; removable coverings for automobile and furniture upholstery; textile manufactures composed in part of embroideries or lace.

Clothing and wearing apparel, wholly or partially manufactured, composed ex 548 wholly or in part of vegetable fibres but not containing wool, n.o.p.

Clothing and wearing apparel, wholly or partially manufactured, composed ex 555 wholly or in part of wool or similar animal fibres, n.o.p.

567 Clothing, wearing apparel and articles, made from woven fabrics and all textile manufactures, wholly or partially manufactured, n.o.p. of which silk is the component of chief value.

567a Clothing, wearing apparel and articles, made from woven fabrics and all textile manufactures, wholly or partially manufactured, n.o.p. of which the component of chief value is synthetic textile fibres or filaments.

ex 568 Knitted garments and knitted underwear, n.o.p.

Socks and stockings:-568a

(ii) n.o.p.

568b Gloves and mitts of all kinds, n.o.p.

ex 648a Industrial diamonds, n.o.p.

> H. W. LOTHROP, Associate Clerk, of the Privy Council.

PART II

Miscellaneous Administrative Orders

DEPARTMENT OF NATIONAL REVENUE

WM No. 32 (Revised)

MEMORANDUM

(CUSTOMS AND EXCISE DIVISIONS)

OTTAWA, 15th July, 1944.

To Collectors of Customs and Excise, and others concerned:

Gifts from Abroad for the Armed Forces in Canada

Gifts for the personal use of the recipients, (including 200 cigarettes per week, or 50 cigars per week, or 1 lb. of manufactured tobacco per week) but not including alcoholic beverages, forwarded from British, Allied or neutral countries by persons who are not

- (a) members of the Armed Forces of Canada,
- (b) Canadian citizens temporarily abroad, or
- (c) alien residents of Canada temporarily abroad,

to persons on service in Canada under the Joint Air Training Plan, or on active service in Canada in the Royal Canadian Navy, Canadian Active Service Force, the Royal Canadian Air Force or the Armed Forces of any British or Allied country, are exempt from Customs duties and Excise taxes.

Imported goods as referred to herein may be granted free entry, but Collectors

should satisfy themselves in each case respecting the bona fides of

- (a) the donor,
- (b) the recipient, and
- (c) the claim that the imported goods are actually donated to the consignees.

It will be noted that this concession applies only to those recipients who are members of the Armed Forces actually on active service, and is not to be extended to members of non-permanent or reserve units.

Memorandum WM No. 32 is hereby cancelled.

D. SIM,

Deputy Minister of National Revenue, Customs and Excise.

(P.C. 159/5000-29/6/44—Authority War Measures Act.)

PART III

Wartime Prices and Trade Board (Finance)

Board Orders

WARTIME PRICES AND TRADE BOARD

Order No. 423

Canada Eastern Winter Wheat

Under powers given to the Board by the Wartime Prices and Trade Regulations, being Order in Council P.C. 8528, dated November 1, 1941, as amended, the Board hereby orders as follows:

- 1. For the purposes of this Order, "dealer" means a person who buys Canada Eastern Winter Wheat from a primary producer thereof and who sells the wheat without manufacturing it.
- 2. (1) The maximum price at which a dealer may sell any Canada Eastern Winter Wheat shall be the total of the following:
 - (a) his laid down cost of the wheat and
- (b) a spread or margin not exceeding 3 cents per bushel; provided, however, that such total shall not exceed \$1.26 per bushel, basis f.o.b. Montreal
- (2) If sales of Canada Eastern Winter Wheat are made by and between dealers, the total spread or margin of all the dealers combined shall not exceed 3 cents per bushel.
 - (3) All sales by a dealer shall be f.o.b. his shipping point.
- 3. A dealer may add to his maximum selling price for Canada Eastern Winter Wheat such brokerage charges as are paid by him on the sale of the wheat by him but not exceeding the brokerage rate fixed from time to time by the Canadian Wheat Board and in no event exceeding one cent per bushel.
- 4. Every dealer shall report each week to the Toronto office of the Canadian Wheat Board all purchases by him of Canada Eastern Winter Wheat from primary producers, in the form required by or satisfactory to such Board. The dealer's first report under this Section shall show his said purchases in the month of July, 1944.
 - 5. This Order shall come into force on July 27, 1944.

Dated at Ottawa, July 24, 1944.

D. GORDON, Chairman.

WARTIME PRICES AND TRADE BOARD

Order No. 424

Transfer of Powers of Real Property Administrator

Pursuant to authority conferred by Order in Council P.C. 9029 of November 21, 1941, and amendments thereto,

THIS BOARD ORDERS AS FOLLOWS:

- 1. Wherever in any Order of the Wartime Prices and Trade Board or in any Order of an Administrator appointed by the Wartime Prices and Trade Board, reference is made to the Real Property Administrator, such reference shall be held and construed as a reference to a Rentals Administrator.
 - 2. This Order shall come into force on the 29th day of July, 1944.

Dated at Ottawa this 26th day of July, 1944.

D. GORDON, Chairman.

Administrators' Orders

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1304

Maximum Prices of Peaches, Pears and Plums

Under powers given by the Wartime Prices and Trade Board to the Administrator of Fresh Fruit and Vegetables, it is hereby ordered on behalf of the Board as follows:—

Part I-Introduction and Definitions

EFFECTIVE DATE AND APPLICATION OF ORDER

- 1. (1) This Order comes into force with respect to peaches and plums on August 7, 1944, for all of Canada except the Provinces of Nova Scotia, New Brunswick and Prince Edward Island. In those Maritime Provinces it comes into effect in respect of those fruits on August 14, 1944.
- (2) This Order comes into force with respect to pears on August 14, 1944, for all of Canada except the above named Maritime Provinces, and for that fruit it comes into effect on August 21, 1944, in those Maritime Provinces.
- (3) This Order shall apply to both Canadian grown and imported fresh peaches, pears and plums, however, after January 31, 1945, this Order shall cease to apply to those imported fruits. Administrator's Order No. A-1091 as amended shall not apply to imported fresh peaches, pears and plums for the period from the respective effective date of this Order applicable to each kind of fruit up to and including January 31, 1945.
- (4) This Order does not apply to sales of peaches, pears and plums by growers and licensed shippers to any manufacturer or processor for use in manufacturing or processing any food or other product.

PRICES FIXED ARE MAXIMUM PRICES

2. All prices fixed by this Order are maximum prices and must not be exceeded. No charge may be made for a container or for packing, handling or any other service which results in the sum of the price and the charge for the container, packing, handling and/or service exceeding the maximum price.

ADDITIONAL PAYMENTS AND CONSIDERATIONS ARE PART OF THE PRICE

3. Any consideration, money or money's worth given or paid by the buyer to any person in connection with the purchase of any peaches, pears or plums or received by the seller from any person in connection with the sale of any peaches, pears or plums shall constitute part of the price of such fruit.

DEFINITIONS

- 4. For the purposes of this Order,
- (a) "consumer" means a person who buys peaches, pears or plums for his personal or household consumption;
- (b) "licensed shipper" means any person holding a licence issued under the provisions of The Fruits, Vegetables and Honey Act to buy and sell fruit, who purchases or otherwise acquires Canadian grown peaches, pears or plums from a grower and assembles and/or ships them in the area of production;
- (c) "plums" include fresh prunes;
- (d) "sell" includes an offer to sell;
- (e) "trucker" means any person who buys Canadian grown peaches, pears or plums from a grower or licensed shipper, taking delivery at the seller's farm or country shipping point and who sells and distributes them from his truck;

(J) "wholesale distributor" means any person, other than grower, licensed shipper or trucker, who sells peaches, pears or plums at wholesale and shall include a wholesale distributor's agent. "Sell at wholesale" means to sell otherwise than at retail or to a consumer.

Part II—Sales by Growers

- 5. (1) The maximum price at which a grower may sell any peaches, pears or plums of a grade and variety set forth in the Schedule hereto shall, according to the class of buyer and the kind and capacity of container in which the fruit is packed and sold, be the price for the same set forth in said Schedule.
- (2) When the sale is to a buyer in a city, town or village, the nearest limit of which is not more than 15 road miles from the seller's farm or country shipping point, the maximum prices fixed by this Section include free delivery to that buyer. On all other sales such prices are f.o.b. the seller's country shipping point. However, when a seller, by his own means of transportation, transports the fruit to a buyer in a city, town or village, the nearest limit of which is more than 15 road miles from his farm or country shipping point, as the case may be, that seller may charge the actual cost of such transportation but, in any event, at not more than the less than carload lot freight rate.

Part III—Sales by Truckers

6. The maximum price at which a trucker may sell any Canadian grown peaches, pears or plums of a grade and variety set forth in the Schedule hereto shall, according to the class of buyer and the kind and capacity of container in which the fruit is packed and sold be an amount equal to the maximum price at which a grower may sell such fruit to the same class of buyer, f.o.b. the grower's country shipping point. However, when the sale is to a buyer who resides in or whose place of business is situated in a city, town or village, the nearest limit of which is more than 15 road miles from the area of production of such fruit, the trucker may charge the buyer in addition to such maximum price an amount to cover transportation not exceeding the less than carload lot freight rate.

Part IV—Sales by Licensed Shippers

- 7. (1) The maximum price at which a licensed shipper may sell any Canadian grown peaches, pears or plums of a grade and variety set forth in the Schedule hereto
 - (a) to any wholesale distributor or licensed shipper;
 - (b) to any retailer operating a central warehouse separate from his retail outlet or outlets who takes delivery of the fruit at such warehouse; or
- (c) to any person who buys the fruit in carload lots; shall be an amount equal to the maximum price at which a grower may sell fruit of the same kind, grade and variety to such buyer, according to the kind and capacity of the container in which the fruit is packed and sold PLUS an amount equal to 10 per cent of such grower's maximum price.
- (2) The maximum price at which a licensed shipper may sell any Canadian grown peaches, pears or plums of a grade and variety set forth in the Schedule hereto to any buyer of a class named in the Schedule hereto other than one or other of the classes of buyers referred to in subsection (1) of this Section, shall be an amount equal to the maximum price at which a grower may sell fruit of the same kind, grade and variety to a buyer of that class, according to the kind and capacity of the container in which the fruit is packed and sold.

Part V-Sales by Wholesale Distributors

MAXIMUM PRICES—CANADIAN GROWN FRUIT

8. (1) The maximum price at which a wholesale distributor may sell to any class of buyer any Canadian grown peaches, pears or plums, of a grade and variety

set forth in the Schedule hereto, purchased by him from a grower, licensed shipper or a trucker shall be the sum of the following:

- (a) an amount equal to the maximum price, as fixed by this Order at which his supplier may sell that fruit to him, exclusive of transportation charges;
- (b) if his supplier is not by this Order required to deliver free to him, the actual cost of transporting the fruit from his supplier's shipping point to the city, town or village in which he has his place of business;
- (c) if the wholesale distributor is located in any part of Canada OTHER THAN the Province of British Columbia and those parts of the provinces of Ontario and Quebec lying to the south of the 47th parallel of latitude, an allowance for shrinkage of not more than 2 per cent of the sum of items (a) and (b) preceding; and
- (d) a markup not exceeding 12½ per cent of his selling price, exclusive of any shrinkage that may lawfully be charged under clause (c) preceding.
- (2) The maximum price at which a wholesale distributor may sell to any class of buyer any Canadian grown peaches, pears or plums of a grade and variety set forth in the Schedule hereto purchased by him from another wholesale distributor shall be the sum of the following:—
 - (a) the maximum price at which such fruit may be sold to him by his supplier as fixed by subsection (1) preceding; and
 - (b) if his supplier is not by this Order required to deliver free to him, the actual cost of transporting the fruit from his supplier's shipping point to the city, town or village in which he has his place of business.

MAXIMUM PRICES-IMPORTED FRUIT

- 9. Up to and including January 31, 1945, the maximum price at which a wholesale distributor may sell to any person any imported peaches, pears or plums of a grade and variety set forth in the Schedule hereto shall be the sum of the following:—
 - (a) according to the kind and capacity of container in which the fruit is packed and sold, an amount equal to the maximum price at which a licensed shipper may sell, f.o.b. his shipping point, to a wholesale distributor, Canadian grown fruit of the same kind, grade and variety packed in the same kind and capacity of container;
 - (b) an amount equal to the cost, including protective services, of transporting the fruit by freight in carload lots to the city, town or village in which his place of business is situated from Kelowna, British Columbia, if his place of business is situated in a part of Canada west of the 88th degree of west longitude or, from Grimsby, Ontario, if it is situated in a part of Canada east of the 88th degree of west longitude; and
 - (c) a markup not exceeding 12½ per cent of his selling price.

FREE DELIVERY ZONES OF WHOLESALE DISTRIBUTORS

10. If the sale is to a buyer whose place of business is within the city, town or village in which the wholesale distributor has his place of business or within the wholesale distributor's customary free delivery zone, the maximum prices fixed by this Part include free delivery to that buyer. On all other sales, such prices are f.o.b. the wholesale distributor's place of business or, if shipment is by railway, f.o.b. his railway shipping point.

Part VI-Sales by Retailers

MAXIMUM PRICES—CANADIAN GROWN FRUIT

- 11. (1) The maximum price at which any person, other than a grower, licensed shipper, trucker or wholesale distributor, may sell at retail any peaches, pears or plums grown in Canada, of a grade and variety set forth in the Schedule hereto, shall be the sum of the following:—
 - (a) the actual price paid by him for such fruit but not exceeding the maximum price fixed by this Order at which it may be sold to him by his supplier;

- (b) if his supplier is not required by this Order to deliver free to him, the actual cost incurred by him in transporting the fruit from his supplier's shipping point to the city, town or village in which he has his place of business; and
- (c) a markup not exceeding 25 per cent of his selling price; or
- (d) a markup not exceeding 30 per cent of his selling price if his supplier is a grower or a licensed shipper and he purchased the peaches, pears or plums at a price not exceeding the maximum price at which his supplier could have sold those peaches, pears or plums to a wholesale distributor.
- (2) Except as provided in subsection (4) of this Section if Canadian grown peaches, pears and plums are not sold by a retailer by the container in the original container in which they are packed when received by him, they shall be priced and sold by him on a per pound basis. When Canadian grown peaches, pears or plums are sold at retail by weight the maximum price per pound shall be determined by dividing the maximum retail price per original container as fixed by this Section by the net weight of the fruit in the original container in which the fruit is packed when received by the retailer.
- (3) For the purposes of determining the maximum price per pound of any Canadian grown peaches, pears or plums sold at retail by weight the net weight of the fruit in the original container in which it is packed when received by the retailer shall be deemed to be the net weight for such container set forth in the following table:—

TABLE

6 quart leno basket	$10\frac{1}{2}$	lbs.
6 quart flat basket	8	lbs.
11 quart flat basket	15	lbs.
Standard Peach Box	18	lbs.
Standard Pear Box (wrapped)	45	lbs.
Standard Pear Box (unwrapped)	42	lbs.
Standard Plum and Prune Lug	15	lbs.
Other Containers Actual Net		
Other Containers Actual Net	We	ight

(4) A retailer may sell Canadian grown peaches, pears and plums by unit if the number of units of fruit in the original container in which the fruit is packed when received by him is stamped or marked on such container. When Canadian grown peaches, pears or plums are sold at retail by unit, the maximum price per unit shall be determined by dividing the maximum price per original container as fixed by subsection (1) preceding by the number of units stamped or marked on the original container in which the fruit is packed when received by the retailer.

MAXIMUM PRICES—IMPORTED FRUIT

- 12. (1) Up to and including January 31, 1945, the maximum price at which any person may sell at retail any imported peaches, pears or plums of a grade and variety set forth in the Schedule hereto purchased by him from a wholesale distributor shall be the sum of the following:—
 - (a) the actual price paid by him for the fruit but not exceeding the maximum price fixed by this Order at which it may be sold to him by his supplier according to the kind and capacity of the container in which it is packed when received by him;
 - (b) if his supplier is not by this Order required to deliver free to him, the actual cost of transporting the fruit from his supplier's shipping point to the city, town or village in which he has his place of business; and
 - (c) a markup not exceeding 25 per cent of his selling price.
- (2) Up to and including January 31, 1945, the maximum price at which any person may sell at retail any peaches, pears or plums imported by him, of a grade and variety set forth in the Schedule hereto, shall be the sum of the following:—
 - (a) according to the kind and capacity of container in which the fruit is packed and sold, an amount equal to the maximum price at which a licensed shipper

- may sell f.o.b. his shipping point, to a wholesale distributor, Canadian grown fruit of the same kind, grade and variety packed in the same kind and capacity of container;
- (b) an amount equal to the cost, including protective services, of transporting the fruit by freight in carload lots to the city, town or village in which his place of business is situated from Kelowna, British Columbia, if his place of business is situated in a part of Canada west of the 88th degree of west longitude or, from Grimsby, Ontario, if it is situated in a part of Canada east of the 88th degree of west longitude; and
- (c) a markup not exceeding 30 per cent of his selling price.
- (3) When imported peaches, pears or plums are sold at retail by unit the maximum price per unit shall be determined by dividing the maximum retail price per original container as fixed by this Section by the number of units in the original container in which the fruit is packed when received by the retailer. For the purposes of this Section the number of units of the fruit in the original container when received by the retailer shall be deemed to be the number of units
 - (a) stamped or marked on the container; or
 - (b) if not so stamped or marked as shown on his supplier's invoice; or
 - (c) if neither so stamped or marked nor shown on his supplier's invoice, actually
 in the container when received by him.
- (4) When imported peaches, pears or plums are sold at retail by weight the maximum price per pound shall be determined by dividing the maximum retail price per original container as fixed by this Section by the net weight of the fruit in the original container in which the fruit is packed when received by the retailer. For the purposes of this Section the net weight of the fruit in the original container when received by the retailer shall be deemed to be the net weight
 - (a) stamped or marked on the container; or
 - (b) if not so stamped or marked, as shown on his supplier's invoice; or
 - (c) if neither so stamped or marked nor shown on his supplier's invoice, actually in the container when received by him.

Part VII—General Provisions

PEACHES

13. (1) "Select grade", "No. 1 grade" and "No. 2 grade" mean, respectively, peaches, whether Canadian grown or imported, which are graded, packed and marked in accordance with the standards for such grades of peaches as defined in the Regulations issued under The Fruits, Vegetables and Honey Act.

PEARS

(2) "Extra Fancy grade", "Fancy grade", "C grade", "No. 1 grade" and "Domestic grade" (sometimes known as "No. 2 grade") mean, respectively, pears, whether Canadian grown or imported, which are graded, packed and marked in accordance with the standards for such grades of pears as defined in the Regulations issued under

The Fruits, Vegetables and Honey Act. Plums (Including Fresh Prunes)

(3) "Select grade", "No. 1 grade" and "No. 2 grade" mean respectively, plums and fresh prunes, whether Canadian grown or imported, which are graded, packed and marked in accordance with the standards for such grades of plums and fresh prunes as defined in the Regulations issued under The Fruits, Vegetables and Honey Act.

SALES OF UNGRADED AND UNLISTED GRADES OF FRUIT

14. (1) The maximum price at which any person may sell to any class of buyer any ungraded peaches or any peaches of a lower grade than No. 2 grade shall be an amount equal to the maximum price at which he may sell No. 2 grade peaches to the same class of buyer, according to the country of origin of the peaches and the kind and capacity of container in which they are packed and sold.

- (2) The maximum price at which any person may sell to any class of buyer any ungraded pears or any pears of a grade lower than Domestic (No. 2) grade packed in any kind of container other than a standard box shall be an amount equal to the maximum price at which he may sell Domestic grade pears of the same variety to that class of buyer, according to the country of origin of the pears and the kind and capacity of the container in which they are packed and sold.
- (3) The maximum price at which any person may sell to any class of buyer any pears packed in a standard box which have not been graded or are of a lower grade than "C" grade shall, according to the country of the origin of the pears, be an amount equal to the maximum price at which he may sell to that class of buyer "C" grade pears of the same variety packed in a standard box.

LISTED CONTAINERS

- 15. (1) Listed containers are those containers listed in the Schedule hereto and conforming with the requirements of The Fruits, Vegetables and Honey Act.
- (2) If the covering (leno) of a leno basket is not intact or has been removed following packing of the fruit, the basket of fruit shall for the purposes of this Order be deemed to be an open basket and subject to the maximum price fixed for an open basket of that fruit.
- (3) The maximum price fixed by this Order for any fruit in a listed container is on the basis of the container being well and properly filled according to the provisions of The Fruits, Vegetables and Honey Act. If any listed container is not well and properly filled the container shall be deemed to be an unlisted container and the maximum price shall be governed by Section 16.

SALES OF UNLISTED CONTAINERS

16. (1) The maximum price at which any person may sell to any class of buyer any peaches, pears or plums in an unlisted container shall be determined on the basis of the maximum price fixed by this Order for sales to the same class of buyer of that grade and variety of fruit packed in its base container according to the relationship which the net weight of the fruit in the unlisted container bears to the standard net weight of the fruit in its base container, cost of container included. For the purposes of this Section the base containers for peaches, pears and plums and the standard net weight thereof shall be as follows:—

FRUIT Peaches	BASE CONTAINER 6 quart leno basket	STANDARD NET WEIGHT
Pears	11 quart flat basket	10½ lbs.
Plums	6 quart flat basket	15 lbs.
		8 lbs

EXAMPLE

- (2) Suppose a grower is selling No. 1 Bartlett Pears packed in a bushel hamper to a wholesale distributor. The price for the base container (11 qt. flat) is 95c. If the bushel hamper contains 45 lbs. of pears, this is three times the weight of the pears in the base container (15 lbs.) and therefore the maximum price for the bushel hamper will be three times 95c. or \$2.85.
- (3) This Section does not apply to sales at retail except when the fruit is sold by the container in the original container in which it was packed when received by the seller. Where the fruit is not sold in the unbroken original container but in smaller quantities Section 11 or Section 12 shall apply depending on the country of origin of the fruit.

ADDITION TO MAXIMUM PRICES FOR CANADIAN GROWN STORAGE PEARS

17. If any Canadian grown pears are stored and are sold after September 20 in the year in which they are grown and prior to April 1 of the following year the maximum prices fixed by the other provisions of this Order for sales of such pears shall be increased by 5 cents per standard box or 11-quart basket for each month that the pears have actually been in storage. However, if the pears have been stored for more than three months the total storage charge shall not in any event exceed 15 cents for each such container.

SALES OF FRUIT RECEIVED ON CONSIGNMENT

18. The maximum price at which any person may sell to any class of buyer any peaches, pears or plums received by him on consignment from any person shall be an amount equal to the maximum price at which he may sell to the same class of buyer fruit of the same kind, grade and variety and packed in the same kind and capacity of container purchased by him from such person.

PROTECTIVE SERVICES AND PRE-COOLING

19. The maximum prices fixed by this Order for sales of Canadian grown peaches, pears and plums do not include the cost of pre-cooling and protective services necessary to protect shipments of such fruit while in transit. When it is necessary to pre-cool any shipment of peaches, pears or plums and/or to use any customary protective service to protect such fruit while in transit, the maximum price at which any person may sell such fruit to any class of buyer shall be an amount equal to the maximum price fixed by the other provisions of this Order on sales by him of such fruit to that class of buyer PLUS the actual cost of such pre-cooling and/or protective service but not exceeding the standard or customary charge for the same.

Part VIII—Records of Sales and Purchases

SALES INVOICES

- 20. (1) On every sale of peaches, pears or plums other than a sale at retail the seller shall at the time of delivery of the fruit furnish the buyer with an invoice showing the name and identifying address of the seller and the buyer, the date of sale, the quantity sold, the kind and capacity of the container, the kind, grade (if graded) and variety of the fruit and any protective service or pre-cooling charge lawfully made and the price charged.
- (2) Every such seller shall keep a duplicate copy of each invoice furnished by him as required by this Section.

RECORDS OF PURCHASES

21. Every wholesale distributor, trucker and retailer, immediately upon receipt by him of any peaches, pears or plums purchased by him shall make a written record at the place of business at which he receives the fruit showing the date of purchase, the name and identifying address of his supplier, the kind and capacity of the containers, the kind, grade (if graded) and variety of the fruit, the transportation protective service and pre-cooling charges, if any, and the actual price paid. However, if such person keeps the copy of the invoice he receives from his supplier in accordance with Section 20, he need not keep any other record of the particulars of sale on that invoice.

INSPECTION OF RECORDS AND INVOICES

22. Every record and invoice which a seller of peaches, pears or plums is required by this Order to make and keep shall be kept by him available for inspection by any authorized representative of the Board at any time within twelve months of the date of the transaction to which it relates.

SALES SLIPS ON SALES AT RETAIL

23. Every person who sells peaches, pears or plums at retail shall upon request of the buyer furnish him with a sales slip, showing the date of sale, the seller's name and address, the kind and capacity of container, the quantity and the price of the fruit sold.

Dated at Ottawa this 21st day of July, 1944.

E. J. CHAMBERS,

Administrator of Fresh Fruit and Vegetables.

APPROVED:

D. GORDON.

Chairman, Wartime Prices and Trade Board.

SCHEDULE TO ADMINISTRATOR'S ORDER No. A-1304

Maximum Prices for Sales of Peaches, Pears and Plums

By Growers

- (1) To licensed shippers, wholesale distributors, truckers, to any retailer who operates a central warehouse separate from his retail outlet or outlets and takes delivery at such warehouse and to any person who buys in carload lots, are listed in Column 1;
- (2) To any class of buyer other than those referred to in (1) above and (3) below are listed in Column 2; and
- (3) To consumers are listed in Column 3.

ALL PRICES ARE F.O.B. SELLER'S FARM OR COUNTRY SHIPPING POINT except where it is otherwise provided in the Order

Peaches (all varieties)

Package	Grade	Column 1	Column 2	Column 3
Billiand Village No. American common and employment of the decreases are used from the find of the assertment of the decreases and the contribution of the contributio		\$ c.	\$ c.	\$ c.
6 qt. leno bkt. 6 qt. leno bkt. 6 qt. open bkt. 11 qt. flat bkt. Standard box. Standard box.	No. 2. All grades. No. 1 and Select. No. 1 and Select.	.55 .55 .95 1.19	.74 .63 .63 1.08 1.36 1.14	.99 .84 .84 1.44 1.81 1.52

Pears in Baskets (all varieties except Kieffers)

Package	Grade	Column 1	Column 2	Column 3
		\$ c.	\$ c.	\$ c.
6 qt. leno bkt	Domestic or No. 2: All grades No. 1	.50 .50 .95	.74 .57 .57 1.08 .80	.99 .76 .76 1.44 1.07

Pears in Baskets (Kieffers)

Package	Grade	Column 1	Column 2	Column 3
		\$ c.	\$ c.	\$ c.
6 qt. leno bkt. 6 qt. leno bkt. 6 qt. open bkt. 11 qt. flat bkt. 11 qt. flat bkt.	Domestic or No. 2	.35 .35 .60	.51 .40 .40 .68 .51	.68 .53 .53 .91 .68

PEARS IN STANDARD BOXES

GROUP 1. Bartlett, Anjou, Bosc, Winter Nelis

Package	Grade	Column 1	Column 2	Column 3
Wrapped Wrapped Wrapped.	Extra fancy (Anjou only) Fancy "C" grade	\$ c. 2.95, 2.55 2.14	\$ c. 3.37 2.92 2.44	\$ c. 4.49 3.89 3.25

GROUP 2. Flemish Beauty and all other varieties not in Group 1

Package	Grade	Column 1	Column 2	Column 3
Wrapped Wrapped Unwrapped	Fancy "C" grade	 \$ c. 2.14 1.84 1.71	\$ c. 2.44 2.10 1.95	\$ c. 3.25 2.80 2.60

Plums and Fresh Prunes (all varieties)

Package	' Grade	Column 1	Column 2	Column 3
6 qt. leno bkt 6 qt. flat bkt 6 qt. open bkt 11 qt. flat bkt Standard lug	Any grade or ungraded Any grade or ungraded Any grade or ungraded	.50	\$ c. .68 .60 .57 1.03 1.11	\$ c. .91 .80 .76 1.37 1.48

N.B. 1. The maximum prices in this Schedule include cost of containers.

2. For prices of fruit in containers not listed in this Schedule see Section 16.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1305

Maximum Prices of Used Passenger Motor Vehicles

Under powers given by the Wartime Prices and Trade Board to the Administrator of Motor Vehicles, it is hereby ordered as follows:—

Effective Date

1. This Order comes into force on August 1, 1944.

Definitions

- 2. For the purposes of this Order unless the context otherwise requires:-
- (a) "motor vehicle" means any vehicle the motive power for which is furnished by any type of internal combustion engine but does not include a motor cycle, any self-tracklaying vehicle, tractor or railway rolling stock, or any implement or machine designed for sowing or cultivating agricultural land or harvesting crops grown thereon;
- (b) "model year", in respect of passenger motor vehicles, begins with the first day of October which next precedes the year by which the model of such passenger motor vehicle is designated by the manufacturer, and if the manufacturer does not designate his passenger motor vehicles by model year, then the calendar year in which such passenger motor vehicle is produced is the model year of such vehicle; provided that in respect of a reserve passenger motor vehicle released pursuant to Order No. M.V.C. 17 dated March 28, 1942, "model year" means the calendar year in which such vehicle was first released:
- (c) "new passenger motor vehicle price", for any motor vehicle listed in Schedule A, B or C to this Order means the price respectively shown for such vehicle in such Schedule, and for any passenger motor vehicle not listed in said Schedules, means the price shown therein for the passenger motor vehicle of the make and model most nearly similar to the passenger motor vehicle sold or offered for sale;
- (d) "passenger motor vehicle" means a motor vehicle suitable for carrying passengers, with seating capacity for ten people or less;

(e) "dealer" means any person who in the ordinary course of business buys, sells or otherwise deals in used passenger motor vehicles.

Maximum Price of Used Passenger Motor Vehicles

- 3. (1) The price at which any person may sell or offer to sell or purchase or offer to purchase a used passenger motor vehicle shall not exceed a price computed as follows:—
 - (a) Add the following items (i), (ii), (iii) and (iv),
 - (i) The new passenger motor vehicle price; (See Section 2 (c) for definition of new passenger motor vehicle price).
 - (ii) A handling charge of \$25.00.
 - (iii) A charge for any accessory or option included with or fitted to the passenger motor vehicle and listed in Schedule D, provided such accessory or option was not included in the price of the passenger motor vehicle as briginal equipment, such charge to be not in excess of the price provided for such accessory or option in said Schedule, and no allowance shall be made or amount charged for any accessory or option not listed in said Schedule D.

(Note:—A spare tire and tube is an accessory).

(iv) Transportation charges to place of sale, as provided by Schedule E to this Order.

And

(b) Adjust the total sum thus reached by taking the appropriate percentage thereof in accordance with the following tabulation:—

TIME ELAPSED FROM DATE OF BEGINNING

OF MODEL YEAR TO DATE OF SALE	ENTAGE
Up to and including 6 months 1	00
Over 6 months and not more than 1 year	95
Over 1 year and up to 2 years	85
Over 2 years and up to 3 years	75
order of Johnson and any order of the state	65
	55
The state of the s	50
Julia de la Companya	45
	40
The state of the s	35
Over 9 years	30

(For Example

Assume a passenger motor vehicle of X make 1940 model, listed in Schedule A at \$1,500.00, and sale is made in August, 1943, in Saskatchewan, and the car is equipped with a radio and a spare tire (not original equipment):—

New passenger motor vehicle price (Section 3 (a) item (i) and Schedule A)\$1,500.00
Plus handling charge
(Section 3 (a) item (ii))
Plus accessories—
(Section 3 (a) item (iii) and Schedule D)
Radio\$70.00
Spare tire and tube
95.00
Plus transportation
(Section 3 (a) item (iv) and Schedule E) 140.00
Total is\$1,760.00

In accordance with the appropriate percentage shown in Section 3 (b) for a motor vehicle over 3 and up to 4 years, take 65 per cent of this sum of \$1,760.00 which gives the maximum selling price of the vehicle, as \$1,144.00).

(2) The maximum price fixed by subsection (1) applies only to a used passenger motor vehicle reasonably fit for the purpose for which it was manufactured. If any used passenger motor vehicle is not reasonably fit for that purpose the maximum price shall be the maximum price as fixed by the said subsection (1) less the estimated cost of making the vehicle reasonably fit for that purpose.

Used Passenger Motor Vehicle to Be Tagged by Dealers

4. Any dealer who has for sale, exchange, or other disposition, any used passenger motor vehicle in his possession or under his control, shall conspicuously display on each such motor vehicle a tag showing the make, model, model year and serial number, accessories (including any spare tire and tube) and the proposed sale price thereof, which shall not exceed the maximum price permitted by this Order.

Dealers Required to Sell for Cash in Certain Cases

5. (1) Any person, other than a dealer, who signs and presents to a dealer a certificate in the form prescribed below and who is ready and willing to pay in cash for a used passenger motor vehicle in the possession or control of such dealer the proposed sale price as stated on the tag displayed by such dealer on such vehicle, shall be entitled to acquire it for such price in cash and the dealer shall sell to such person without requiring such person as a condition of his right to acquire such vehicle to exchange or trade-in any other vehicle or to furnish any consideration other than the proposed selling price in cash:

	DMINISTRATOR'S ORDER No. A-1305
	Name in Full)
for the information of the Wartime	Prices and Trade Board and
hereby certify:	dealer,
(a) That it is necessary for months which will be used for the for	e/us to obtain a used passenger motor yehicle, ollowing purposes:
	fulfilled unless I/we obtain a passenger motor
(b) That the used passenger model Class A Class B Class C	otor vehicle when acquired by me/us will be in:
(Cross out inapplicable under Order No. 4 of the R which I am familiar.	Classes) Cubber Controller, as amended, with the terms of
(c) That this purchase is within Administrator's Order No.	the annual limitation provided by Section 10 of A-1305.
(Read carefully	Section 10 before signing)
Dated this day	of 194
Witness	Signature of Purchaser
Address	Occupation

Address

- (2) Each certificate furnished under subsection (1) of this Section shall be attached to the statement of sale required by Section II and filed by the dealer together with such statement with the nearest local office of the Board.
- (3) Each dealer shall have, keep, and make available for inspection by any person, a copy of Order No. 4 of the Rubber Controller, as amended.

(Note: Most dealers are also authorized dealers under Order No. 4 of the Rubber Controller and will have a copy of the Order available for inspection).

Advertisements of Used Passenger Motor Vehicles by Persons Other than Dealers

6. Any person, other than a dealer, who advertises or offers in writing any used passenger motor vehicle for sale, shall state in such advertising or offer the name and address of the owner, and the location, make, model, model year and serial number of such motor vehicle, accessories (including any spare tire and tube), and the proposed sale price of the vehicle, which shall not exceed the maximum price permitted by this Order.

Trade-in Not to be Required by Persons Who Are Not Dealers

7. No person, other than a dealer, in selling or offering to sell a used passenger motor vehicle, shall require a purchaser as a condition of the sale to give in exchange as part of the purchase price any other used motor vehicle.

Additional Payments and Consideration

8. Any commission, reward, premium or other payment or consideration of any kind in money or money's worth (including a vehicle traded in or taken in exchange) claimed, stipulated for, taken or made directly or indirectly by or to any person in connection with or arising out of the sale, purchase or disposition of a used passenger motor vehicle, shall be and form part of the price at which such vehicle is bought, sold or disposed of.

(Note: Under Section 14 of The Wartime Prices and Trade Regulations, any purchaser who pays more than the maximum price prescribed by this Order may recover the excess from the seller notwithstanding that such purchaser may have been guilty of an offence in so paying the greater amount).

Valuation of Used Passenger Motor Vehicles Which Are Traded in To Be Fair and Reasonable

9. Each dealer who takes or accepts any used motor vehicle in exchange for, as a trade in, or as part of the purchase price of a used passenger motor vehicle, shall allow a reasonable and just valuation on the used motor vehicle so traded in or exchanged, having regard to the condition of such used motor vehicle when traded in or exchanged.

Annual Limitation of Purchasers of Used Passenger Motor Vehicles by Persons Other Than Dealers

- 10. (1) Except as provided in subsections (2) and (3) no person, other than a dealer, shall purchase or acquire more than one used passenger motor vehicle in any calendar year, provided that if any person has purchased or acquired one or more used passenger motor vehicles between January 1, 1944, and July 31, 1944, inclusive, he shall not purchase or acquire another used passenger motor vehicle between August 1, 1944, and December 31, 1944, inclusive.
- (2) Any person who had registered in his name by any province during the year 1943 five or more passenger motor vehicles at one time, may purchase or acquire in any calendar year one used passenger motor vehicle for each five passenger motor vehicles or fraction thereof, so registered, providing that if such person has purchased or acquired one or more used passenger motor vehicles between January 1, 1944, and July 31, 1944, inclusive, he shall not purchase or acquire between August 1, 1944, and December 31, 1944, inclusive, any number of used passenger motor vehicles that together with those he has already purchased during 1944 will exceed the number which he is permitted by this subsection to purchase or acquire in any calendar year.
- (3) The limitations imposed by subsections (1) and (2) shall not apply to the purchase of a used passenger motor vehicle to replace one the use of which has been lost through theft or destruction.

Written Statement of Sales to be in Triplicate and to be filed with the Board

11. Any person who sells a passenger motor vehicle shall make in writing a statement of the sale, in the form set out in Schedule "F" to this Order, and such statement shall be signed by the seller and the purchaser and by a witness to each signature. The statement shall be executed in triplicate, one signed copy being retained by the seller, one given to the purchaser, and one signed copy shall be filed within four days with the nearest local office of the Board by the seller and the seller shall keep*a record of the Board office with which such statement has been filed.

Records to be Kept

- 12: Each dealer shall keep and produce to the said Administrator or any representative of the Board on request a full and complete record of the used passenger motor vehicle which he owns at the date of this Order or subsequently acquires, which record shall show:
 - (a) Price paid, and how, when, and to whom paid
 - (b) Accessories or extras included therein
 - (c) Make, model, model year, and serial number
 - (d) Detailed list of repairs made by him or on his behalf to each such vehicle and expenses chargeable to such vehicle.
 - (e) When sold, the statement of sale required under Section 11
 - (f) Such other information as may from time to time be required by the said Administrator.

Reports Required from Dealers

13. Each dealer shall, on or before August 10, 1944, and on or before each 10th day of November, February, May and August, thereafter, file, for the information of the said Administrator, with the nearest local office of the Board, a report in duplicate, giving his name and address, and listing all used passenger motor vehicles in his possession or under his control, or in the possession of another person on his behalf, for sale or being prepared for sale, as at the close of the preceding month, and showing the make, model, model year and serial number of each such motor vehicle, together with a list of accessories thereon, including any spare tire and tube, together with such other information as may from time to time be required by the Administrator.

Dealers Must Have Order Available

14. Each dealer shall have, keep, and make available for inspection by any person, a copy of this Order, including the Schedules hereof.

Other Transactions Covered by this Order

15. This Order shall also extend and apply to the sale of a used passenger motor vehicle by any person as a part of his personal or household effects, and to isolated sales of used passenger motor vehicles by any person not in the business of selling motor vehicles and to the sale of used passenger motor vehicles by auction.

Exemptions

16. The provisions of this Order shall be subject to such written exemptions as the said Administrator may grant, upon application to him, in individual cases of undue hardship or other special circumstances.

Dated at Ottawa this 24th day of July, 1944.

J. H. BERRY,
Administrator of Motor Vehicles.

Approved:

D. GORDON.

Chairman, Wartime Prices and Trade Board.

New Passenger

Model	Mot	or Vehicle Price
	Cadillac	
	Series 42-61—W.B.126"—Tires 7.00x15-4 Ply	
6107 6109	5-Passenger Club Coupe 4-Door Sedan	
	Series 42-62—W.B.129"—Tires 7.00x15-4 Ply	
6207 6207D 6269 6269D	5-Passenger Club Coupe 5-Passenger Club Coupe 4-Door Sedan 4-Door Sedan	2,977 00 2,977 00
	Series 42-63—W.B.126"—Tires 7.00x15-4 Ply	
6319	4-Door Sedan	3,227 00
	Series 42-60 Special—W.B.133"—Tires 7.00x15-4 Ply	
6069 6069F	4-Door Sedan 4-Door Sedan—Division	
	Chevrolet	
	Master Deluxe Series—W.B.116"—Tires 6.00x16-4 Ply	
12-11 12-27B 12-27 12-19 12-16	5-Passenger Town Sedan 2-Passenger Business Coupe 5-Passenger Sport Coupe 5-Passenger Sport Sedan Sedan Chassis (Less Cowl)	1,136 76 1,206 76 1,287 76
	Fleetline Series—W.B.116"—Tires 6.00x16-4 Ply	
10-07 10-69 10-16 13-12 10-67	5-Passenger Aerosedan 5-Passenger Sport Master Sedan Sedan Chassis (Less Cowl) All Steel Suburban Station Wagon Natural Wood Body Station Wagon—Tires 6.00x16-4 Ply Cabriolet—Tires 6.00x16-4 Ply	1,395 76 781 75 1,410 76 1,931 35
	Chrysler	
C34S	Royal—W.B.122"—Tires 6.25x16-4 Ply Coupe Club Coupe 2-Door Sedan 4-Door Sedan	1,713 38 1,663 73
C34W	Windsor—W.B.122"—Tires 6.25x16-4 Ply Coupe Club Coupe 2-Door Sedan 4-Door Sedan	1,800 82 1,750 43
	De Soto	
S10C	Custom—W.B.122"—Tires 6.25x16-4 Ply Coupe Club Coupe 2-Door Sedan 4-Door Sedan	1,752 53 1,702 87

		Passenger
Model	Make Make	or Vehicle Price
	Dodge	
D23S	De Luxe Series—W.B.117"—Tires 6.00x16-4 Ply	
	Coupe	\$1,122 04
	Club Coupe	
	2-Door Sedan 4-Door Sedan	
		1,283 87
D23C	Special De Luxe Series—W.B.117"—Tires 6.00x16-4 Ply	
	Coupe Club Coupe	
	2-Door Sedan	,
	4-Door Sedan	,
D22C	Custom Series—W.B.119"—Tires 6.00x16-4 Ply	
	Coupe	1,448 52
	Club Coupe	,
	2-Door Sedan	_,
	4-Door Sedan 7-Passenger 4-Door Sedan, Tires (4) 6.50x16 4-Ply	
		. 2,025 02
	Ford	
	Special—W.B.114"—Tires 6.00x16-4 Ply	
	Coupe Tudor	1 121 27
	Fordor	
	De Luxe and Super De Luxe—W.B.114"—Tires 6.00x16-4 Ply	ĺ
	Coupe	\$1.169 29
	Tudor	1,231 67
	Sedan Coupe Fordor	,
		1,294 04
	Hudson	
20 Sp.	Special Six—W.B.116"—Tires 6·00x16-4 Ply	01.000.00
	2-Door Sedan 4-Door Sedan	
	3-Pass. Coupe	
-	Club Coupe	
20 P.	Special DeLuxe Six—W.B.116"—Tires 6.00x16-4 Ply	
	2-Door Sedan	
	4-Door Sedan	
	3-Pass. Coupe Club Coupe	
01		. 1, 100 00
21	Super Six—W.B.121"—Tires 6.00x16-4 Ply	¢1 620 00
	2-Door Sedan 4-Door Sedan	
	3-Pass. Coupe	
	Club Coupe	1,675 00
22	Commodore Six—W.B.121"—Tires 6.25x16-4 Ply	
,	2-Door Sedan	
	4-Door Sedan	
	3-Pass. Coupe Club Coupe	
134	477—31 ,	

		Passenger
Model		or Vehicle Price
24	Commodore Eight—W.B.121"—Tires 6.25x16-4 Ply	
	2-Door Sedan	\$1,856.00
	4-Door Sedan	
	3-Pass, Coupe Club Coupe	
OPT	Commodore Custom Eight—W.B.128"—Tires 6.50x16-4 Ply	
27	4-Door Sedan	\$2.245 00
		\$2,210
	McLaughlin-Buick	
44.07	Special Series—W.B.121"—Tires 6.50x16-4 Ply (46S) 6 Passenger 2-Door Sedanet :	£1 707 10
	(41) 6 Passenger 4-Door Touring Sedan	
	(410) Sedan Chassis (Less Cowl)	
	Century Séries—W.B.126"—Tires 7.00x15-4 Ply	
	(66S) 6-Passenger 2-Door Sedanet	
	(61) 6-Passenger 4-Door Touring Sedan	
40-10	(610) Sedan Chassis (Less Cowl)	1,557 59
440	Buick 40A—Tires 6.50x15-4 Ply	00 100 05
44C	Convertible Coupe	52,109 85
**	Buick 40B—Tires 7.00x15-4 Ply	# 0.040.40
49	Estate Wagon	, \$2,848 40
	Buick 50—Tires 6.50x16-4 Ply	
56C 56S	Convertible Coupe Sport Coupe	
51	4-Door Touring Sedan	
	Buick 70—Tires 7.00x15-4 Ply	
76C	Convertible Coupe	
76S 71	Sport Coupe	
11.	4-Door Touring Sedan	2,303 00
91	Buick 90—Tires 7.50x16-6 Ply 6-Passenger Touring Sedan	\$4.270 ED
90	8-Passenger Touring Sedan	
90L	Limousine	
	Mercury	
	W.B.118"—Tires 6.50x15-4 Ply	
	Coupe	\$1,348 18
	Sedan	1,398 08
	Sedan Coupe Town Sedan	
		2,202 00
Nash		
10.10	Ambassador "600" Special Series—W.B.112"—Tires 5.50x16-4 Ply	#1 400 00
4240 4242	4-Door Trunk Sedan Coupe	
4243	Brougham	1,386 00
4248	4-Door Slipstream Sedan	1,391 00
4249	2-Door Slipstream Sedan	1,323 00

,		Passen	
	ΛIot	or Vehic	ele
Model	Make	Price	
	4 1 1 0' 0' TUD 101" TO' 0 00"-10 4 Di-		
	Ambassador Six Series—W.B.121"—Tires 6.25x16-4 Ply		
4260	4-Door Trunk Sedan		
4262	Coupe		
4263	Brougham		
4268	4-Door Slipstream Sedan	1,863	
4269	2-Door Slipstream Sedan	1,684	00
	Ambassador Eight Series—W.B.121"—Tires 6.50x16-4 Ply		
1000		00101	0.0
4280	4-Door Trunk Sedan		
4283	Brougham		
4288	4-Door Slipstream Sedan	2,093	OU.
	Oldsmobile		
	Special Series—W.B. 119"—Tires 6.00 x 16-4 Ply		
35-07	5 Passenger Club Sedan	. \$1,543	57
35-19	5 Passenger 4-Door Sedan	. 1,592	
35–69	5 Passenger Cruiser Sedan	. 1,622	
35–16	Sedan Chassis (Less Cowl)	. 940	75
1	Dynamic Series—W.B. 125"—Tires 6.50 x 16-4 Ply		
00.0		0.000	
36-07	5 Passenger Club Sedan		
36-09	5 Passenger 4-Door Sedan	1.794	
36–16	Sedan Chassis (Less Cowl)	1,071	34
Oldsmo	bile Six "66"		
	Station Wagon—Tires 6.50 x 15-4 Ply	\$2,155	65
	Convertible Coupe—Tires 6.00 x 16-4 Ply	1.910	65
Oldomo ol	bile Eight "68"—Tires 6.50 x 15-4 Ply		
Oldsillo	Station Wagon	ดด กา≒	G E
	Convertible Coupe	1,992	00
Oldsmo	bile Eight "78"—Tires 6.50 x 16-4 Ply		
	Club Sedan		
	Four Door Sedan	1,908	20
Oldsmo	bile Eight "98"—Tires 7.00 x 15-4 Ply		
01401410	Convertible Coupe	\$2.215	65
	Club Sedan		
	Four Door Sedan		
	Packard		
	W.B. 120"—Tires 7.00 x 15-4 Ply	v	
1582	Six Special Four Door Sedan	\$2.208	00
1585	Six Special Club Sedan		
1502	Six Custom Four Door Sedan.		
1505	Six Custom Club Sedan		
1592	Eight Special Four Door Sedan.	2,330	
1595	Eight Special Club Sedan	2,339	
1512	Eight Custom Four Door Sedan		
1515	Eight Custom Club Sedan.		
2020		_,	
9	Plymouth		
P14S	Deluxe Series—W.B. 117"—Tires 6.00 x 16-4 Ply		
	Coupe	\$1,109	66
	Club Coupe		
	2-Door Sedan		
	4-Door Sedan		

		v Passenger
3.6 7.7		tor Vehicle
Model	Make /	Price
P14C	Special Deluxe Series—W.B. 117"—Tires 6.00 x 16-4 Ply	
	Coupe	
	Club Coupe	
	2-Door Sedan	
	4-Door Sedan	. 1,370 65
	Pontiac	
	Fleet leader Special Series—W.B. 116"—Tires 6.00 x 16-4 Ply	
22-11	5 Passenger 2-Door Sedan	. \$1.273 76
22-27B	2 Passenger Business Coupe	
22-27	5 Passenger Sport Coupe	
22-19	5 Passenger 4-Door Sedan	
22–16	Sedan Chassis (Less Cowl)	. 792 75
	Fleetleader Torpedo Series-W.B. 116"-Tires 6.00 x 16-4 Ply	
20-07	5 Passenger Torpedo Sedan Coupe	. \$1,405 76
20-69	5 Passenger Cruiser Sedan	
20-16	Sedan Chassis (Less Cowl)	. 831 75
	Deluxe Series—W.B. 119"—Tires 6.00 x 16-4 Ply	
25-07	5 Passenger Torpedo Sedan Coupe.	\$1.472.76
25-19	5 Passenger 4-Door Sedan	
25-69	5 Passenger Cruiser Sedan	
25-16	Sedan Chassis (Less Cowl)	. 870 75
93–12	All Steel Suburban Station Wagon	. 1,427 76
Torped	o "6"—Tires 6.00 x 16-4 Ply	
	Convertible Coupe	. \$1,859 15
Stream	liner "6"—Tires 6.50 x 16-4 Ply	
	Station Wagon	. 2,142 30
Torped	o "8"—Tires 6.00 x 16-4 Ply	
	Convertible Coupe	. 1,907 00
Stream	liner "8"—Tires 6.50 x 16-4 Ply	
	Sedan Coupe	
	Sedan	
	Station Wagon	. 2,193 30
Stream	liner Chieftain "8"—Tires 6.50 x 16-4 Ply	\
	Sedan Coupe	
	Sedan	. ,- ,
	Station Wagon	. 2,289 30
	Studebaker	
4G	Custom Champion—W.B. 110"—Tires 5.50 x 16-4 Ply	
	Coupe	. \$1,248 50
	Coupe with Opera Seats	
× .	Double Dater Coupe	. 1,316 00
	Club Sedan	
	Cruising Sedan	. 1,392 00
4G ·	Custom Deluxe Champion—W.B. 110"—Tires 5.50 x 16-4 Ply	
	Coupe	. \$1,307 50
	Coupe with Opera Seats	
	Double Dater Coupe	
	Club Sedan	
	Cruising Sedan	. 1,442 75

Model	Mot	Passenger or Vehicle Price
	Studebaker	
4G	Deluxe-Tone Champion—W.B. 110"—Tires 5.50x16-4 Ply	
	Coupe Coupe with Opera Seats Double Dater Coupe Club—Sedan Cruising Sedan	1,428 75 1,428 75 1,437 50
12A	Custom Commander—W.B.119"—Tires 6.25x16-4 Ply	
	Sedan Coupe	
	Sedan	,
	Land Cruiser	1,779 00
12A	Deluxe-Tone Commander—W.B. 119"—Tires 6.25 x 16-4 Ply	
	Sedan	
	Land Cruiser	1,898 75
12A	Commander Skyway—W.B. 119"—Tires 6.25 x 16-4 Ply	
	Sedan Coupe	
	Cruising Sedan Land Cruiser	
200		1,310 20
8C	Custom President—W.B. 124"—Tires 7.00x16-4 Ply Sedan	1 095 75
	Sedan Land Cruiser	,
8€	Deluxe-Tone President—W.B. 124"—Tires 7.00x16-4 Ply	2,011 10
86	Sedan	\$2,054 75
	Land Cruiser	
8C	President Skyway—W.B. 124"—Tires 7.00x16-4 Ply	_,
80	Sedan Coupe	2.063 50
	Cruising Sedan	2,098 50
	Land Cruiser	2,151 25
	William American	
)	Willys Americar	
449	W.B. 104"—Tires 5.50 x 16-4 Ply	01 100 04
442 442	Speedway Coupe Speedway Sedan	" /
442	Deluxe Coupe	
442	Deluxe Sedan	

SCHEDULE "B" TO ADMINISTRATOR'S ORDER No. A-1305

		Passenger
	Moto	or Vehicle
Model	Make	Price
	Austin	
	Sixlight Sedan	
	Fourlight Sedan	1,099 00
	Tourer	1,048 00
8 H.P.	Van (Primary Coat Only)	925 00
10 H.P.	Ten Four Deluxe Sedan	1,431 00
10 H.P.	Ten Four Standard Sedan	1.380 00
12 H.P.	4-Cylinder 4-Door Sedan	1,380 00
14 H.P.	4-Door Sedan Deluxe	1,645 00
14 H.P.	4-Door Sedan Standard	1,584 00
	Flying Standard	
	Sedan	\$1,193 00
	Coach	
8 H.P.	Touring	1,043 00
	Hillman	
	Standard Sedan	1,336 00
	Touring	1,350 00
10 H.P.	Deluxe	1,426 00
10 H.P.	Midget Roadster	1,436 00
10 H.P.	1½ Litre Touring	2,162 00
	Morris	
	Deluxe Sedan	\$1,174 00
	Standard Sedan	1,150 00
	Deluxe Coach	1,091 00
	Standard Coach	1,067 00
	Touring	1,057 00
8 H.P.	Roadster	990 00
10 H.P.	Deluxe Sedan	1.249 00
10 H.P.	Standard Sedan	1.224 00
12 H.P.	Deluxe Sedan,	1,376 00
12 H.P.	Standard Sedan	1,345 00
	W/.11	
	Wolseley	
12 H.P	Deluxe Sedan	1,314 00

New Passenger

Motor Vehicle Model Make Price Auburn (Standard Eight) Coupe or Brougham\$1.971 00 Sedan or Sport Coupe Convertible Cabriolet 2,286 00 Convertible Phaeton (Big Eight) Coupe or Brougham \$2,386 00 Sedan or Sport Coupe Convertible Cabriolet 2.737 00 Convertible Phaeton 2.804 00 (Auburn Six) Sedan or Sport Coupe 1.460 00 Convertible Cabriolet Convertible Phaeton Cadillac 6019 5 Passenger Touring Sedan 7519 7519F 5 Passenger Sedan (Division) 6,390 00 7523 7 Passenger Sedan Touring 7533 7 Passenger Sedan Imperial 6.715 00 5 Passenger Sedan Formal 7559 8.110 00 7533F Passenger Sedan Formal 8.390 00 7523L 9 Passenger Business Sedan Touring 5.825 00 7533L 9 Passenger Business Imperial Touring 6,170 00 Chevrolet 12-46 4 Passenger Roadster R.S. \$1,170 00 2 Passenger Coupe, 116" W.B. 5 Passenger Coupe, 116" 10-27 1.270 00 7 Passenger Sedan 10 - 231,940 00 12-23 7 Passenger Sedan Chrysler Royal 6 Cylinder 2 Passenger Convertible Coupe, 119" W.B. \$1,912 00 6 Cylinder 5 Passenger Convertible Sedan, 119" Royal 2.251 00 Roval 6 Cylinder 7 Passenger Sedan Imperial 8 Cylinder 2-4 Passenger Convertible Coupe 2,381 00 Imperial 8 Cylinder 5 Passenger Convertible Sedan 2.884 00 8 Cylinder 2 Passenger Coupe Imperial 1.842 00 8 Cylinder 4 Passenger Coupe, Victoria Imperial 1,909 00 Imperial 8 Cylinder 5 Passenger, 2-Door Sedan 1.915 00 8 Cylinder 5 Passenger, 4-Door Sedan Imperial 1.970 00 Imperial 8 Cylinder 5-6 Passenger Sedan, New Yorker 2.352 00 8 Cylinder 5-6 Passenger Sedan, Saratoga Imperial 2,203 00 Saratoga 8 Cylinder Coupe, 127" W.B. 2.049 00 8 Cylinder Coupe, 127" New Yorker 2,200 00 8 Cylinder Club Coupe, 127"

8 Cylinder Club Coupe, 127" 2.183 00 Saratoga 2,328 00 New Yorker New Yorker 8 Cylinder Brougham, 127"

New Yorker 8 Cylinder Brougham, 127"

Saratoga 8 Cylinder Town Sedan, 127"

New Yorker 8 Cylinder Town Sedan, 127"

Custom Imperial 8 Cylinder 7 Passenger Sedan, 144" 2,147 00 2,309 00 2.312 00 2,418 00 4,440 00

Model	Motor Motor Market Mark	Passenger or Vehicle Price
m ouet	9.	rrice :
	Cord	\$4.C40.00
	Coupe-Convertible Sedan	
	Sedan-Convertible	
	De Soto	
	6 Cylinder 3-5 Passenger Coupe, Convertible	\$1,899 00
	6 Cylinder 7 Passenger Sedan, 138" W.B.	2,202 00
	Dodge	
	6 Cylinder Coupe Convertible-Custom	
	6 Cylinder Coupe Convertible-Deluxe	1,500 00
	Durant	•
	All 4 Cylinder Models	- /
	All 6 Cylinder Models	1,330 00
	Erskine	
	Sedan	\$1,393 00
	Essex	
	(See Prices for Hudson)	
	Ford	
	Roadster	
	Phaeton Convertible Club Coupe	
	Convertible Coupe	1,423 00
	Convertible Sedan	1,545 00
	Frontenac	
	All 4-Cylinder Models	\$1,130 00
,	All 6-Cylinder Models	1,286 00
	Graham	
	(Models 96, 116, 90)	
	Coupe	\$1,645 00
	Sedan—2 Door	
	Sedan—1 Door	1,690 00
	(Models 97, 120, 110)	
	Coupe	
	Sedan—2 Door Sedan—4 Door	
	Scale I Door	1,000 00
100	Hudson	A4 kkg 00
40P 40P	Convertible Coupe, 113" W.B. Convertible Brougham, 113"	\$1,772 00 1,819 00
41	Convertible Coupe, 118"	1,918 00
41	Convertible Brougham, 118"	1,981 00
44	Convertible Coupe, 118"	2,217 00
44	Convertible Brougham, 118"	2,274 00
	Hupmobile ,	
	All Models—6 Cylinder	\$1,749 00
	All Models—8 Cylinder	2,065 00

New Passenger

		Passenger
		or Vehicle
Model	Make	Price
	La Salle	
		#0.900.00
	Coupe	
	Coupe—O.S.	
	Coupe—Convertible	2,540 00
	Coupe Convertible Torpedo	
	Sedan—2 Door	
	Sedan—4 Door	
	Sedan—4 Door Torpedo	2,600 00
	Sedan—Convertible	3,300 00
	Lincoln Zephyr	
	(Standard)	
	Coupe	\$2,765 00
	Coupe—Club	
	Coupe—Convertible	3,674 00
	Sedan	
	(Zephyr Custom)	
	Coupe	
	Coupe—Club	
	Sedan	
	Continental Cabriolet	5,853 00
	(Lincoln Custom)	
	Sedan	5,509 00
	Limousine	
		0,020 00
	Marquette	@1.049.00
	Sedan	D1,045 UU
	Mercury	
	Convertible Club Coupe	\$1,619 00
	Convertible Sedan	
	McLaughlin-Buick	
42-69	4-Door Sedan, 118" W.B.	\$1,743 00
42-09 42-27		
44-27	Sport Coupe, 118" Sport Coupe, 120"	1,663 00 1,785 00
		2,985 00
	0 Convertible Sedan	3,493 00
beries /	Convertible Sedan	5,455 00
	Nash	
	Convertible Coupe, 117" W.B	\$1.540.00
	Ambassador, 6, Convertible Coupe, 121"	
	Ambassador & Coune	2.090.00
	Ambassador 8, Coupe Convertible	
	Ambassador 8, Coupe, Convertible	2,090 00 2,309 00
	Ambassador 8, Coupe, Convertible	2,309 00
	Ambassador 8, Coupe, Convertible	2,309 00
	Ambassador 8, Coupe, Convertible	2,309 00 \$1,660 00
	Ambassador 8, Coupe, Convertible Nash-Lafayette Sedan—4 Door	2,309 00 \$1,660 00 1,505 00
	Ambassador 8, Coupe, Convertible Nash-Lafayette Sedan—4 Door Sedan Victoria—2 Door	\$1,660 00 1,505 00 1,575 00
	Ambassador 8, Coupe, Convertible Nash-Lafayette Sedan—4 Door Sedan Victoria—2 Door Coupe—All Purpose	\$1,660 00 1,505 00 1,575 00 1,475 00
	Ambassador 8, Coupe, Convertible Nash-Lafayette Sedan—4 Door Sedan Victoria—2 Door Coupe—All Purpose Coupe—Business Coupe—Convertible	\$1,660 00 1,505 00 1,575 00 1,475 00
	Ambassador 8, Coupe, Convertible Nash-Lafayette Sedan—4 Door Sedan Victoria—2 Door Coupe—All Purpose Coupe—Business Coupe—Convertible Oakland	2,309 00 \$1,660 00 1,505 00 1,575 00 1,475 00 1,870 00
	Ambassador 8, Coupe, Convertible Nash-Lafayette Sedan—4 Door Sedan Victoria—2 Door Coupe—All Purpose Coupe—Business Coupe—Convertible Oakland Sedan—6 Cylinder	2,309 00 \$1,660 00 1,505 00 1,575 00 1,475 00 1,870 00 \$1,643 00
	Ambassador 8, Coupe, Convertible Nash-Lafayette Sedan—4 Door Sedan Victoria—2 Door Coupe—All Purpose Coupe—Business Coupe—Convertible Oakland	2,309 00 \$1,660 00 1,505 00 1,575 00 1,475 00 1,870 00 \$1,643 00

	New Passenger		
	Motor Vehicle		
Model Make	Price		
Oldsmobile			
60 Series Coupe, 119" W.B.	@1 #01 00		
70 Series Coupe, 6 Cylinder, 125"			
90 Series Coupe, 8 Cylinder, 125"			
50 benes Coupe, 6 Cymhaet, 120	1,501 00		
Packard			
Series 110 Coupe, 122" W.B.	\$1,809 00		
Series 110 Convertible Coupe, 122"			
Series 120 Club Coupe, 127"			
Series 120 Convertible Coupe, 127"			
Series 160 Touring 4-Door Sedan, 127"	3,082 00		
Series 160 Club Coupe, 127"			
Series 160 Convertible Sedan, 127"	3,993 00		
Series 160 Business Coupe, 127"			
Series 160 Convertible Coupe, 127"	3.396 00		
Series 160 De Luxe Convertible Sedan, 127"			
Series 160 De Luxe Convertible Coupe, 127"	3,740 00		
Series 160 4-Door Touring Sedan, 138"			
Series 160 Touring Limousine, 7 Passenger, 148"	4,232 00		
Series 160 Touring Sedan, 7 Passenger, 148"	3,948 00		
Series 180 Convertible Victoria, 127"	9,109 00		
Series 180 Touring 4-Door Sedan, 138"			
Series 180 Le Baron Sport Brougham, 138"			
Series 180 Darrin Sport Sedan, 138"			
Series 180 Formal Sedan, 138"	5.888 00		
Scries 180 Rolson A/W Cabriolet, 138"	9,326 00		
Series 180 Touring Limousine, 7-Passenger, 148"	5,509 00		
Series 180 Touring Sedan, 148"	5,202 00		
Series 180 Le Baron Limousine, 148" Series 180 Le Baron Sedan, 148"	11,248 00		
Series 180 Rolson A/W Town Car, 148"			
Pierce-Arrow	9,392 00		
	A 4 070 00		
Series 1801—Model 438-Sedan			
Series 1802—Model 538–Sedan	5,030 00		
Pontiac			
20-27B Business Coupe	\$1,261 00		
20-27 Sedan Coupe			
25-27 Sedan Coupe			
ac at course coupering the course cou	2,220 00		
Plymouth			
Convertible Coupe	\$1,500,00		
7-Passenger Sedan			
, according to the contract of			
Reo			
Coupe R.S.	\$1 770 00		
Sedan—2 Door			
Sedan—4 Door			
	2,010		
Rockne			
All Models	\$1,443 00		
Studebaker			
President Coupe	\$1,800 00		
Commander Coupe			

New Passenger

	Motor Vehicle
Model Make	Price
Viking	
Sedan	\$2,100 00
W074 •	
Whippet	Y
Sedan (4-Cylinder)	
. Sedan (6-Cylinder)	
Willys-Knight	
Sedan	\$2,100 00
SCHEDULE "D" TO ADMINISTRATOR'S ORDER	No. A-1305
Accessories or Options	
Heater without defroster	e 9= 00
Heater—Standard including defroster	
Heater—Deluxe including defroster	
Heater—Under seat including defroster	
Heater—Air conditioning	
Radio Standard	70 00
Radio Deluxe	
Antenna	
Electromatic Clutch	
Aero Drive	
Hydromatic Transmission	
Vacumatic Drive	
Overdrive Electric Clock	
Airfoam Cushions—Front	
" "—Rear	
Oil Bath Air Cleaner	
Compound Carburetion	22 50
Governor on Engine	7 50
Governor—Dash Control	
Engine Block Electric Heater (immersion type)	10 00

Spare Tire and Tube

For spare tire and tube—such amount as is shown in the published retail price list for such brand of tire and tube which was in effect during the period September 15, 1941 to October 11, 1941.

SCHEDULE "E" TO ADMINISTRATOR'S ORDER No. A-1305

(Transportation Charges)

See Section 3 (a) (iv)

	For passenger	For passenger
	motor vehicles	motor vehicles
	listed in	listed in
Place of Sale	Schedules A & C	Schedule B
British Columbia and Yukon Territory	. \$190 00	\$ 25 00
Province of Alberta and Northwest Territory		60 00
Province of Saskatchewan	. 140 00	80 0,0
Province of Manitoba		100 00
Province of Quebec	. 50 00	25 00
Provinces of Nova Scotia, New Brunswick and Prince		***
Edward Island		50 00
Nakina, Longlac and Schreiber in the Province of Ontario and all points in Ontario west of a line draw		
joining Nakina, Longlac and Schreiber and of the		
extension northerly and southerly of such line		100 00
Sudbury and Kirkland Lake in the Province of On		
tario and all points in Ontario west of a line joinin	g	
Sudbury and Kirkland Lake and of the extensio		
northerly and southerly of such line (excepting, how		
ever, such points as are west of the line drawn join		
ing Nakina, Longlac and Schreiber and of the		75.00
extension northerly and southerly of such line) Any other place in the Province of Ontario		75 00 50 00
Any owier place in the Province of Outailo	, 20 00	30 00
^r A		
SCHEDULE "F" TO ADMINISTRATOR	R'S ORDER No.	A-1305
Statement of Sale of a Used Passer		
(This statement is made for the use of the War	time Prices and T	Trade Board)
Name of Seller	urahacor	
(Names to be printed or		
This statement covers the sale of the following descriptions		
Description of vehicle:	inoed venicle.	
Make Model	Model Veer	
Serial No. Licence No		
including the following listed accessories (showing a		
thereof, size and description)		
•••••		
•••••		
for a total consideration payable by the purchaser (in	ncluding any item	s listed in clause
·5 below) of \$		
The total consideration is made up as follows:		
1. In cash		\$
2. Total amount allowed on any trade-in		
3. Balance payable (excluding items listed in clause	5 below)	
	-1	

4. Total of items, 1, 2 and 3, (not to exceed maximum retail delivered

5. Any amount payable by the purchase mum retail delivered price of the v. provincial licence fee, provincial tax itemized)	ehicle (e.g., insurance premium, es, finance charges, etc., to be
6. Total consideration	••••• \$
Serial No Licence No. The name of the person (if any) throughnanced is	
We, the undersigned, hereby certify tha ment of the transaction, and contains	at the foregoing is a true and correct state- a full statement of the consideration paid, the sale of the used passenger motor vehicle
(Witness)	(Seller)
(Address)	(Address)
(Witness)	(Purchaser)
(Address)	(Address)

N.B.—If any part of the total consideration is not payable in full at or before the time of delivery of the vehicle, the contract of sale must be in accordance with Order No. 225 of the Wartime Prices and Trade Board respecting Consumer Credit.

PART IV

Wartime Industries Control Board (Munitions and Supply)

DEPARTMENT OF MUNITIONS AND SUPPLY

OFFICE OF THE OIL CONTROLLER

15 King Street West, Toronto Order No. On. 14B

(Asphalt-British Columbia)

Dated July 20, 1944.

Pursuant to the powers conferred by Order in Council P.C. 1195 of February 19, 1941, and any other Order in Council or Statute,

IT IS ORDERED AS FOLLOWS:

1. Application in British Columbia Only-Effective Date

This Order shall come into force on July 20th, 1944, and shall apply in the Province of British Columbia only.

2. Interpretation

For the purposes of this Order, unless the context otherwise requires:

- (a) "Asphalt" shall extend to and include any oil used or usable for the construction or maintenance of, or for dust laying on, roads;
- (b) "Road" shall include a public or private highway, road, street, avenue, parkway, driveway, square, place, bridge, viaduct, or trestle, designed or intended for or used for the passage or parking of vehicles.

3. Prohibited Uses

No person shall use or consume any asphalt

- (a) for or in the construction, maintenance or repair of any road, or
- (b) for or in the manufacture or processing of briquettes, building paper or building felt, linoleum or oilcloth.

4. Permits

The provisions of this Order shall be subject to any permit or Order issued by the Oil Controller to meet exceptional circumstances.

G. M. COTTRELLE,
Oil Controller.

Approved:

J. GERARD GODSOE, Chairman, Wartime Industries Control Board.

DEPARTMENT OF MUNITIONS AND SUPPLY

TRANSIT CONTROLLER

Order No. Transit 8

(Buses, Taxis and Other Public Passenger Motor Vehicles)

Dated July 15, 1944

Pursuant to the powers conferred by Order in Council P.C. 6131 of August 12, 1941, as amended, and by any other enabling Order in Council or Statute,

IT IS HEREBY ORDERED AS FOLLOWS:

1. Interpretation

For the purposes of this Order, unless the context otherwise requires:-

- (a) "public vehicle" shall mean any motor vehicle or trailer while registered by the Transit Controller as a Public Vehicle;
- (b) "auxiliary public vehicle" shall mean any motor vehicle or trailer while registered by the Transit Controller as an Auxiliary Public Vehicle or Stage;
- (c) "charter vehicle" shall mean any motor vehicle or trailer while registered by the Transit Controller as a Charter Vehicle, and shall include Taxicab, U-Drive, Ambulance and such other classifications as the Transit Controller may from time to time establish;
- (d) "taxicab" shall mean any motor vehicle while registered by the Transit Controller in any of the following or similar classifications;
 - (i) Charter Vehicle—Taxi
 - (ii) Charter Vehicle-Taxicab
 - (iii) Charter Vehicle-Livery
 - (iv) Charter Vehicle-Snowmobiles
- (e) "U-Drive" shall mean any motor vehicle while registered by the Transit Controller in any of the following or similar classifications:—
 - (i) Charter Vehicle-U-Drive
 - (ii) Charter Vehicle—Drive Yourself
- (f) "public vehicle service" shall mean the operation of any motor vehicle or trailer for the collective carriage, on payment of individual fares, of any person or persons wishing to ride therein;
- (g) "charter service" shall mean the operation of any motor vehicle or trailer on a regular schedule under an agreement for the conveyance of any person or group of persons on whose behalf the exclusive use of such vehicle for such scheduled trips has been acquired, and shall include a school bus service;
- (h) "charter trip" shall mean the operation of any motor vehicle or trailer on a single or infrequently repeated trip under an agreement for the conveyance of a person or group of persons on whose behalf the exclusive use of the motor vehicle or trailer for such trip has been acquired;
- (i) "registered owner" shall mean with respect to any motor vehicle or trailer the person shown as registered owner by the Certificate of Registration of such vehicle issued by the Transit Controller.
- 2. Transit Control Orders Nos. 1, 2, 3, 3A, 3B, 3C and 3D Rescinded

The following Orders of the Transit Controller are hereby rescinded:

- (a) Order No. Transit 1, dated March 12, 1942;
- (b) Order No. Transit 2, dated April 16, 1942;
- (c) Order No. Transit 3, dated May 6, 1942;

- (d) Order No. Transit 3A, dated August 15, 1942;
- (e) Order No. Transit 3B, dated October 31, 1942;
- (f) Order No. Transit 3C, dated December 5, 1942;
- (g) Order No. Transit 3D, dated December 10, 1942.

3. Carriage of Passengers for Hire or Compensation—Registration Required

- (1) No person shall operate or permit the operation of any motor vehicle or trailer owned by him or under his control for the transportation of passengers for hire or compensation unless such motor vehicle or trailer is registered by the Transit Controller by issuance of a Certificate of Registration which remains in force.
 - (2) The provisions of Subsection (1), next preceding, shall not apply to:-
 - (a) the operation of a motor vehicle or trailer which has a normal seating capacity for not more than six persons in addition to the driver, if its use for the transportation of passengers for hire or compensation is exclusively as a school bus;
 - (b) the operation of a motor vehicle under any Wartime Industrial Transit Plan pursuant to the provisions of Order No. Transit 4.
- (3) Forms of application for registration may be obtained from any Regional Office of the Transit Controller. A fee of One Dollar (\$1.00) (payable to the Receiver General of Canada) shall accompany each application for registration or re-registration of any motor vehicle or trailer and any fee the payment of which is not required by the Transit Controller, will be returned to the applicant. The Transit Controller may suspend, cancel or refuse registration whenever he deems it advisable.
- (4) Registration by the Transit Controller shall expire unless within 30 days after obtaining a new or renewal Provincial motor vehicle licence, the registered owner returns the Certificate of Registration by Transit Control, together with particulars of the new Provincial licence, to the Regional Director of Transit Control for endorsement.
- (5) Upon any change of ownership of a vehicle registered by the Transit Controller, a notification of such change of ownership signed by both seller and purchaser, together with the Certificate of Registration and all available portions of the Transit Control marker, shall be forwarded forthwith by the registered owner to the Regional Director of Transit Control, together with request by the registered owner for cancellation of registration, and application by the purchaser for re-registration if such is desired.
- (6) Upon any change in the business address of the registered owner of a vehicle registered by the Transit Controller, a notification of such change in business address signed by the registered owner shall, together with the Certificate of Registration, be forwarded forthwith by the registered owner to the Regional Director of Transit Control for amended registration.
- (7) Registration of motor vehicles and trailers as public vehicles, auxiliary public vehicles or charter vehicles in effect at the date of this Order, shall continue in full force and effect as if made under this Order.

4. Public and Charter Vehicles to Carry Markers

- (1) No person shall operate or permit the operation of any public vehicle, auxiliary public vehicle or charter vehicle owned by him or under his control unless it displays as required by subsection (2) of this Section a marker supplied by the Transit Controller, indicating that such vehicle is registered as a public vehicle, auxiliary public vehicle or charter vehicle.
- (2) Every such marker shall be placed on the inside of the windshield of the motor vehicle at the lower right-hand corner or, in the case of a trailer, on the window of the entrance door and shall be kept plainly visible at all times.
- (3) If a marker has been removed or has become badly torn or disfigured, or the registration number is unreadable, a new marker must be obtained by re-registration of the vehicle as provided by subsection (3) of Section 3.

(Note.—Proof that the marker previously issued has been removed from the vehicle to which it was attached must be presented to the Transit Controller. All available portions of the marker previously issued must be returned to the Regional Director of Transit Control together with the Certificate of Registration.)

5. Sightseeing Trips Prohibited

No person shall operate or permit the operation of a public vehicle or charter vehicle owned by him or under his control for the purpose of a sightseeing tour or trip, conducted tour or trip or other tour or trip of a similar nature.

6. Charter Vehicles and Public Vehicles Not to be Used Personally by the Owner or Operator

Except under permit from the Transit Controller and then only to the extent specifically authorized by such permit, no person shall operate or permit the operation of any public vehicle or charter vehicle owned by him or under his control in the private service of the owner or operator of the vehicle.

7. Charter Vehicles to Display Home Address

No person shall operate or permit the operation of any charter vehicle owned by him or under his control, unless it displays on the windshield (or in the case of a trailer, on or beside the entrance door) a clearly readable sign giving the name of the city, town, village, or place where such vehicle is ordinarily stationed, as shown by the Certificate of Registration of such charter vehicle issued by the Transit Controller. Such sign shall be clearly readable from the outside of the vehicle at all times.

8. Taxicab Operation Limited

- (1) Except in a case of exceptional emergency, no person shall operate or permit the operation of any taxicab owned by him or under his control at a greater distance than fifteen miles beyond the limits of the city, town, village, or place where such taxicab is ordinarily stationed, as shown by the Certificate of Registration of such vehicle issued by the Transit Controller.
- (2) With respect to every such case of exceptional emergency, the registered owner of such taxicab shall within twenty-four hours make a report in writing to the Regional Director of Transit Control, stating the circumstances under which such transportation was provided, and such report shall be in such form and contain such information as the Transit Controller may from time to time require.

9. Goods Not to be Carried in Taxicab

No person shall use or permit the use of a taxicab owned by him or under his control for the conveyance of goods of any kind other than the personal baggage of a passenger.

10. Taxicab Cruising Prohibited

No person shall operate or permit the operation of any taxicab owned by him or under his control for cruising, or solicit or permit the solicitation of passengers by cruising, and, without restricting the generality of the term, "cruising" shall include any operation of a taxicab without a fare other than when proceeding to a specific call, returning directly from a call to a cab stand, meeting a boat or train, or minimum incidental driving necessary to maintaining the taxicab in service.

(Note.—Registration of a taxicab is granted by the Transit Controller on the understanding that the owner will conduct his taxicab operation so as to provide the maximum of essential service to the community served with a minimum of mileage and with such mileage proportioned throughout the gasoline ration period.)

11. Charter Vehicles Not to Operate as Public Vehicles

Except under permit by the Transit Controller, no person shall operate or permit the operation of a charter vehicle in public vehicle service; provided that this restriction shall not apply to the carriage of passengers in taxicabs under a system of multiple or collective riding in any place where such system is authorized.

12. Operation of Auxiliary Public Vehicles

No person shall operate or permit the operation of any auxiliary public vehicle owned by him or under his control,

- (a) for the transportation of passengers for hire or compensation, except as specifically authorized by the Transit Controller;
- (b) in the private service of the owner or operator where such use has been prohibited by the Transit Controller.

13. Charter Trips by Public Vehicles Limited

- (1) No person shall operate or permit the operation of a public vehicle owned by him or under his control for any charter trip, unless approval has first been obtained from the Regional Director of Transit Control.
 - (Note.—Regional Directors of Transit Control are authorized to approve charter trips for purposes clearly identified with the war effort, including war charities, or for the conveyance of children under philanthropic auspices or persons physically infirm, or for the transportation under supervision of guards or attendants of prisoners, persons insane or mentally deficient.)
- (2) Each registered owner who operates, or permits the operation of a public vehicle owned by him or under his control for any charter trip shall forward monthly to the Regional Director of Transit Control, on or before the tenth day of each month, a statement listing each such charter trip occurring during the previous calendar month and showing in detail the purpose of each such charter trip.

14. Charter Service by Public Vehicles Limited

Except in a rural school bus service paid for in whole or in part by a public authority, no person shall operate or permit the operation of any public vehicle owned by him or under his control for any charter service, unless approval has first been obtained from the Regional Director of Transit Control.

15. Reports by Operators of Public Vehicles

Operators of public vehicles shall furnish such monthly or other reports as the Transit Controller may prescribe.

16. Use of U-Drives Restricted

- (1) No person shall hire, rent, take possession of, or use any U-Drive motor vehicle except,
 - (a) for business purposes, not including the delivery of goods, or
 - (b) for an exceptional emergency.
- (2) No person owning or operating any U-Drive motor vehicle shall hire, rent, or deliver possession of a U-Drive motor vehicle to a customer who owns or has control of a motor vehicle for which a Gasoline Licence and Ration Coupon Book has been issued by the Oil Controller and which is available for use by such customer and no customer who has such a motor vehicle shall hire, rent, take possession of or use a U-Drive motor vehicle.
- (3) No person owning or operating any U-Drive motor vehicle shall hire, rent, or deliver possession of any U-Drive motor vehicle to a customer unless the customer's portion of a Rental Certificate in a form prescribed by the Transit Controller has been completed and signed in duplicate by such customer.
- (4) A copy of the Rental Certificate, signed by the customer, shall be carried by the customer while the motor vehicle remains in his possession or under his control, and upon returning the motor vehicle to the owner or operator the customer shall surrender the copy of such Rental Certificate to the owner or operator.
- (5) The owner or operator upon the return of such U-Drive motor vehicle shall complete and sign the owner's or operator's portion of both copies of the Rental Certificate.

(6) The owner or operator of any U-Drive motor vehicle shall keep on file and produce on request to the Transit Controller or his representative, one fully completed and signed copy of a Rental Certificate in respect of each hiring, renting or use of any U-Drive motor vehicle owned or operated by him and each owner or operator shall, not later than the 4th day of each month, forward to the Regional Director of Transit Control, one fully completed and signed copy of each such Rental Certificate respecting each such hiring, renting or use during the preceding calendar month.

17. Permits

The provisions of this Order shall be subject to any existing or future permit or Order issued or made by the Transit Controller to meet specific needs or exceptional circumstances.

18. Effective Date

This Order shall come into effect on August 1, 1944.

GEORGE S. GRAY,

Transit Controller.

APPROVED:

J. GERALD GODSOE, Chairman, Wartime Industries Control Board

REGIONAL DIRECTORS OF TRANSIT CONTROL

British Columbia—S. Sigmundson, 1130 Marine Bldg., Vancouver, B.C. Prairie Provinces—H. J. Rymes, 310 Power Bldg., Winnipeg, Man. Ontario—N. W. Fowler, 255 Bay Street, Toronto, Ont. Quebec—Jules Archambault, 1155 Bishop Street, Montreal, Que. Maritimes—A. C. Wagner, 178 Hollis Street (Box 1015), Halifax, N.S.

SUB-REGIONAL OFFICES:

Alberta—R. S. Harvey, 303 Williamson Block, Edmonton, Alta. New Brunswick—C. J. Morgan, 58 King St., Saint John, N.B.





VOLUME III, No. 5



AUGUST 7, 1944

CANADIAN WAR ORDERS AND REGULATIONS 1944

STATUTORY ORDERS AND REGULATIONS DIVISION PRIVY COUNCIL OFFICE

Published under authority of Order in Council P.C. 10793 of 26th November, 1942

OTTAWA
EDMOND CLOUTIER
PRINTER TO THE KING'S MOST EXCELLENT MAJESTY
1944



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PART I

Orders in Council

Order in Council authorizing agreement with the Government of the United States for the settlement of claims arising out of vehicle accidents.

P.C. 81/4133

Certified to be a true copy of a Minute of a Meeting of the Treasury Board, approved by His Excellency the Governor General in Council on the 31st May, 1944.

The Board had under consideration a memorandum from the Honourable the Minister of National Defence concurred in by the Honourable the Minister of Transport, the Honourable the Minister of National Defence for Air and the Honourable the Minister of National Defence for Naval Services reporting that:—

- "(a) Frequently vehicles used by the Armed Forces of the Government of Canada have become involved in accidents with vehicles of the Armed Forces of the Government of the United States.
 - (b) Such accidents give rise to claims by or against the said Governments which must be carefully investigated in order to determine liability. Such investigation involves expense and loss of the time of the personnel concerned, and in the end results in no great financial gain to either Government.
 - (c) It is therefore considered that an agreement should be entered into with the Government of the United States for the settlement of claims arising out of such accidents on the following basis:
 - (i) The agreement would cover all vehicles of the Armed Forces of the Government of Canada and all vehicles of the Armed Forces of the Government of the United States,
 - (ii) The agreement would apply to accidents wherever they occur which take place on or after 7th December, 1941, which have not already been disposed of, and which involve a Canadian or United States vehicle.
 - (iii) Neither Government would make any claim against the other for any damage caused in an accident to which this agreement applies to any "vehicle, stores or other property of the Government of Canada and used by the Royal Canadian Navy, the Canadian Army or the Royal Canadian Air Force, or to any vehicle, stores or other property of the Government of the United States and used by the United States Army, the United States Army Air Force, the United States Navy or the United States Navy Air Force.
 - (iv) Neither Government would make any claim against the other in respect of the death of or injury to any member or civilian employee of the Armed Forces of Canada or of the United States caused by a United States vehicle or a Canadian vehicle in an accident to which this agreement applies, provided that no claims which members or civilian employees of the Armed Forces of Canada or of the United States may have in their own right on account of injury or death, would be affected by this agreement.
 - (d) The aforesaid proposal has been referred to the Under-Secretary of State for External Affairs who advises that the Department of External Affairs sees no objection to an arrangement being made on the basis outlined above. The Under-Secretary is of the opinion that such arrangement should take the form of an exchange of letters between the Secretary of State for External Affairs and the United States Ambassador to Canada.

- 2. The Deputy Ministers of National Defence (Army, Air and Navy) concur in the foregoing proposal and recommend that the necessary arrangements be made between the Governments of the United States of America and Canada in the manner suggested by the Under-Secretary of State for External Affairs.
- 3. The Minister of Transport, the Minister of National Defence for Air, the Minister of National Defence for Naval Services, and the undersigned concur in the recommendation of the Deputy Ministers (Army, Air and Navy), and the undersigned has the honour to recommend that Your Excellency-in-Council be pleased to approve the same."

The Board concur in the above report and recommendation, and submit the same for favourable consideration.

A. D. P. MEENEY, Clerk of the Privy Council.

Order in Council amending regulations respecting leave of absence without pay to employees for military service.

P.C. 15/5770

Certified to be a true copy of a Minute of a Meeting of the Treasury Board, approved by His Excellency the Governor General in Council on the 26th July, 1944.

The Board recommend that Order in Council of July 15, 1943, P.C. 18/5610, respecting leave of absence without pay to employees for military service, be amended by the addition to Section 14 of the following proviso:

Provided that, if the failure to return is due to the fact that the employee has been discharged to the Department of Pensions and National Health and is still undergoing treatment, his leave of absence shall be considered as not terminating until six months after discharge from that Department.

H. W. LOTHROP,
Associate Clerk of the Privy Council.

Order in Council providing that employees who have received transportation expenses to Ottawa shall refund them if they fail to render six months' continuous service.

P.C. 17/5770

Certified to be a true copy of a Minute of a Meeting of the Treasury Board, approved by His Excellency the Governor General in Council on the 26th July, 1944.

The Board recommend that, under the authority of the War Measures Act-

- (1) Employees who have received transportation expenses to Ottawa through the War Emergency Training Program be required to refund such expenses if they fail to render six months' continuous service following their appointment to the Public Service.
- (2) Relief from the regulation whereby an employee who fails to complete six months' continuous service must reimburse the government for the railway fare disbursed, may be granted by the Regional Director of Canadian Vocational Training, Toronto, in cases where, through illness or other good cause, the employee is forced to terminate her engagement before completing the required period of service.

The foregoing to be effective January 1, 1943.

H. W. LOTHROP,
Associate Clerk of the Privy Council.

Order in Council providing for temporary postponement from military training of coal delivery-men and restricting their voluntary enlistment in the Armed Forces

P.C. 5771

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 27th day of July, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Labour reports that as a measure to provide for the retail delivery of needed coal supplies for the coming winter it is deemed necessary to retain in their present employment persons engaged or employed in the actual delivery of coal, and that for this purpose and additional to such other measure as may be taken to this end, it is considered necessary to provide for temporary postponement from military training of persons so engaged or employed, and to restrict the voluntary enlistment of such persons in the Armed Forces of Canada;

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Labour and under the authority of the War Measures Act and the National Resources Mobilization Act, 1940, is pleased to order and dota hereby order as follows:—

- 1. (a) Unless the context otherwise requires, expressions contained in this Order shall have the same meaning as in the National Selective Service Mobilization Regulations, 1944, and definitions contained in the National Selective Service Mobilization Regulations, 1944, shall apply in this Order.
- (b) "Coal delivery-man" means a person who as his sole or principal occupation is engaged or employed in physically handling coal in the unloading, storing or distribution thereof, in any incorporated city in Canada and has been continuously so engaged since June 1, 1944, but shall not include any person employed in a clerical or office capacity.
- 2. A Mobilization Board, upon the application of a coal delivery-man, or upon the application of the employer of any such person, shall grant to such coal delivery-man a postponement order until February 1, 1945, and no "Order—Military Training" to report before February 1, 1945, shall be sent to any such coal delivery-man unless a National Selective Service Officer has given his consent in writing to the sending of such notice.
- 3. If an "Order—Military Training" is sent contrary to this Order it shall be null and void if the person to whom it is sent delivers it to his employer, and the employer returns the notice to the Registrar by whom it was sent.
- 4. No coal delivery-man shall be accepted prior to February 1, 1945, for enlistment in any branch of the Armed Forces of Canada unless such person has first obtained a permit to enlist furnished by a National Selective Service Officer.

H. W. LOTHROP,

Associate Clerk of the Privy Council.

Order in Council revoking the Regulations Respecting Protection of Petroleum Reserves and the appointment of F. C. Mechin as Director thereof

P.C. 5813

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 27th day of July, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas Regulations Respecting Protection of Petroleum Reserves were established by Order in Council P.C. 4107 of the 16th day of May, 1942, and by the said Order in Council Frederick Charles Mechin, Esquire, was appointed Director of Protection of Petroleum Reserves;

And whereas the Minister recommends that the Directorate be discontinued in view of the fact that the work undertaken by the Directorate has been completed with the exception of two projects in Newfoundland and no further projects are now contemplated;

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Acting Minister of Munitions and Supply, and pursuant to the powers conferred by the War Measures Act and the Department of Munitions and Supply Act, is pleased to revoke and doth hereby revoke the said regulations and the appointment of Frederick Charles Mechin, Esquire, as the Director of Protection of Petroleum Reserves, effective July 4, 1944, such revocation to be without prejudice to any acts done by the said Director, prior to such revocation becoming effective, in the course of or as incidental to the exercise or discharge of any of his powers, authorities, rights and duties as such Director or to any rights, privileges or immunities in respect thereof possessed by or vested in such Director under or by virtue of the said Order in Council.

H. W. LOTHROP,

Associate Clerk of the Privy Council.

Order in Council amending the Defence of Canada regulations with reference to racing and homing pigeons

P.C. 5900

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 27th day of July, 1944.

10

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of National Defence for Air reports that when the Royal Canadian Air Force Pigeon service was established in 1943, it was deemed necessary to make regulations restricting the use of racing and homing pigeons by persons in Canada, and Regulation 18B of the Defence of Canada Regulations (Consolidation) 1942 was therefore amended by Order in Council dated 22nd April, 1943, P.C. 3294, to provide that it is illegal for persons in Canada to keep or fly racing or homing pigeons, to send messages by means of such pigeons, to kill, wound or take such pigeons or to remove or tamper with any articles attached to such pigeons except under the authority of a written permit granted by or on behalf of the Minister of National Defence for Air.

And whereas the Minister further reports that the said Pigeon Service has now been abandoned, with the exception of two experimental lofts, one on the west coast and the other on the east coast of Canada, and it is no longer deemed necessary to restrict the use of pigeons by the civilian population, and therefore, recommends that the Defence of Canada Regulations (Consolidation) 1942 be amended accordingly.

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of National Defence for Air, concurred in by the Minister of Justice, the Minister of National Revenue and the Minister of Trade and Commerce, and under the authority of the War Measures Act, chapter 206, Revised Statutes of Canada, 1927, is pleased to amend the Defence of Canada Regulations (Consolidation) 1942, and they are hereby amended by revoking paragraphs two, three, four, five and six of Regulation 18B, and substituting therefor the following:—

. "(2) For the purpose of this Regulation, 'a competent authority' shall mean in respect of importation the Minister of National Revenue and in respect of exportation the Minister of Trade and Commerce."

H. W. LOTHROP,

Associate Clerk of the Privy Council.

Order in Council revoking amendments to the Dominion Elections Act, 1938, made by Order in Council P.C. 364, dated Jan. 27, 1940

P.C. 5913

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 27th day of July, 1944.

PRESENT:

HIS EXCELLENCY

6

THE GOVERNOR GENERAL IN COUNCIL:

Whereas Order in Council dated January 27, 1940 (P.C. 364), which established the Active Service Voting Regulations, also provided several consequential amendments to The Dominion Elections Act, 1938.

And whereas Section 12 of Bill 135, which has been passed during the present Session of Parliament, provides for the revocation of the said Active Service Voting Regulations.

And whereas the Secretary of State represents that it is advisable to repeal the several amendments to The Dominion Elections Act, 1938, mentioned in the said Order in Council, as these amendments have been superseded by the necessary consequential provisions contained in the said Bill 135.

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Secretary of State, is pleased to revoke the amendments to The Dominion Elections Act, 1938, set out in paragraphs 1 to 9, inclusive, of the said Order in Council, and they are hereby revoked accordingly.

H. W. LOTHROP,

Associate Clerk of the Privy Council.

Order in Council exempting oranges from duty of customs for the period of August 1, 1944 to December 31, 1944.

P.C. 5999

AT THE GOVERNMENT HOUSE AT OTTAWA

MONDAY, the 31st day of July, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Finance reports that oranges originating in and imported from the United States or any other non-British Empire Country are admitted duty

free during the months of January to July, inclusive, and are subject to a customs duty of 35 cents per cubic foot during the months of August to December, inclusive;

That Order in Council P.C. 6083 was passed on July 30, 1943, exempting imports of oranges from the customs duty of 35 cents per cubic foot under the Intermediate and General Tariffs, during the period August 1, 1943, to December 31, 1943; and

That the Wartime Prices and Trade Board recommends that the customs duty be eliminated on imports of oranges during the period August 1, 1944, to December 31,

1944, in order to maintain the existing ceiling price on oranges.

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Finance, and under authority of the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, is pleased to order and it is hereby ordered that oranges originating in and imported from countries the products of which are subject to Intermediate or General Tariff treatment be exempt from the duty of customs of 35 cents per cubic foot, during the period August 1, 1944, to December 31, 1944.

A. D. P. HEENEY, Clerk of the Privy Council.

Order in Council amending regulations respecting the establishment of reserve stocks of feed grains in Eastern Canada.

P.C. 1/6000

Certified to be a true copy of a Minute of a Meeting of the Treasury Board, approved by His Excellency the Governor General in Council on the 1st August, 1944.

The Board had under consideration a memorandum from the Honourable the

Minister of Agriculture reporting that:-

"Whereas by Order in Council dated 18th day of August, 1943, P.C. 1/6567, Your Excellency in Council, under the authority of the War Measures Act, approved regulations respecting the establishment of reserve stocks of feed grains in Eastern Canada, and,

Whereas by Order in Council dated the 28th day of March, 1944, P.C. 3/2200, the said regulations were amended by repealing Plan 'A' as set out in the Order in Council dated the 18th day of August, 1943, P.C. 1/6567 and substituting an amended Plan 'A' retroactive to the 8th day of June, 1943, and,

Whereas the said Plan 'A' did not specify in detail all the normal trade charges incurred as incidental to the transportation of feed grains from Western into Eastern

Canada and it is desirable that such charges should be set out in detail.

The undersigned, therefore, has the honour to recommend that Your Excellency in Council, under the authority of the War Measures Act, do amend Clause 1 of Plan 'A' as set out in Order in Council dated the 28th day of March, 1944, P.C. 3/2200 by adding thereto the following as paragraph (h):

(h) Subject to the approval of the Feeds Administrator, demurrage, forwarding charges, exchange or transfer charges on funds, and all other normal trade charges incurred subsequent to the 8th day of June, 1943, and incidental to

the transportation of grain."

The Board concur in the above report and recommendation, and submit the same for favourable consideration.

H. W. LOTHROP,
Associate Clerk of the Privy Council.

Order in Council authorizing the Special Products Board to purchase and be the sole exporter of certain agricultural seeds and to pay to producers thereof guaranteed returns and any net profits earned.

P.C. 2/6000

Certified to be a true copy of a Minute of a Meeting of the Treasury Board, approved by His Excellency the Governor General in Council on the 1st August, 1944.

The Board had under consideration a memorandom from the Honourable the Minister of Agriculture reporting that:—

"Whereas it is necessary to maintain, and if possible, to increase the production of certain forage crop seeds in Canada, in order to assure the Canadian farmers an adequate supply to meet the demand for seed reproduction and the increased requirements of feed for live stock, as well as the urgent need for seed in the United Kingdom, the United States, and for U.N.R.R.A., and

Whereas the production of certain forage crop seeds has been seriously reduced

and is barely sufficient to meet domestic needs, and

Whereas the prevailing prices for these seeds in Canada are not sufficiently attractive to encourage producers to increase production and, in some cases, to maintain the normal acreage, and it is considered inadvisable at the present time to raise the ceiling prices of these seeds in Canada, and

Whereas it is essential that some assurance be given of reasonable returns to the farmer, in order to provide the necessary incentive to maintain or increase the

production of these seeds.

The undersigned, therefor, has the honour to recommend that His Excellency the Governor General in Council, under authority of the War Measures Act, authorize the Special Products Board:

- (a) To purchase and become the sole exporter of certain agricultural seeds and to arrange for the distribution to producers of each class of seed, of any net profits resulting from its transactions, as provided in P.C. 5428, dated July 6, 1943.
- (b) To pay to producers as a guaranteed return on participation certificates issued on alfalfa, alsike clover, and alsike-white clover mixtures five cents per pound, and on red clover three cents per pound, and to credit against these payments the net profits that accrue from export transactions in each kind of seed, provided, however, that administration costs, including office expenses and expenditures in connection with the issuing and distribution of participation certificates, shall not be a charge against proceeds from the sale of these seeds.
- (c) To distribute to producers of each class of seed, any net profits in excess of the guaranteed payments as provided in Clause (b), resulting from the export of that class of seed.

The undersigned further recommends that Your Excellency in Council authorize out of monies to be allotted from the War Appropriation to the Department of Agriculture for the use of the Special Products Board, an expenditure to cover guaranteed payments as outlined in Clause (b), not exceeding \$500,000.00, recoverable as far as possible from the re-sale of seeds purchased."

The Board, having approved the estimate of expenditure and allotment of funds chargeable to the War Appropriation 1944-45, concur in the above report and recom-

mendation, and submit the same for favourable consideration.

H. W. LOTHROP,
Associate Clerk of the Privy Council.

PART II

Miscellaneous Administrative Orders

DEPARTMENT OF NATIONAL DEFENCE FOR NAVAL SERVICES

THE MERCHANT SEAMEN ORDER, 1941

Board of Inquiry

Appointment and Confirmation of Appointment

I, the undersigned Minister of Justice, pursuant to Section 9 (1) of the Merchant Seamen Order, 1941, as made and established by Order in Council P.C. 11397 dated 19th December, 1942, do hereby appoint for all ports and places in Canada, Lieutenant H. W. Dale-Johnson, R.C.N.R. (Temp.) O-17720, officer of the Naval Forces of Canada, as representing the Department of National Defence for Naval Services, to act on Boards of Inquiry for the purposes of the said Order.

Dated at Ottawa, this 20th day of July, 1944.

LOUIS S. ST. LAURENT,

Minister of Justice.

MERCHANT SEAMEN ORDER, 1941

Committee of Investigation

Nominations

I, the undersigned Minister of Justice, pursuant to Section 3 (1) of the Merchant Seamen Order, 1941, as made and established by Order in Council P.C. 11397 dated 19th December, 1942, do hereby nominate the following officer of the Naval Forces of Canada, namely:—

Sub-Lieutenant F. B. Pidgeon, R.C.N.V.R., O-59170 to act on Committees of Investigation for the purposes of the said Order.

Dated at Ottawa, this 20th day of July, 1944.

LOUIS S. ST. LAURENT,

Minister of Justice.

THE MERCHANT SEAMEN FOREIGN JURISDICTION ORDER, 1944 DESIGNATION OF INVESTIGATING OFFICERS

I, the undersigned Minister of Justice, pursuant to Section 2 of the Merchant Seamen Foreign Jurisdiction Order, 1944, as made and established by Order in Council P.C. 4312 dated 5th June, 1944, do hereby designate the following named persons as Investigating Officers to act under the said Order.

 Hugh D. Scully, Esquire, Canadian Consul General of Canada, New York

 City, U.S.A.

 Lt. R. K. J. Allerton, R.C.N.V.R.

0-1800

 Lt. Cdr. A. Anstensen, R.C.N.V.R
 0-2470

 Lt. A. C. Baker, R.C.N.V.R.
 0-3740

 Lt. Cdr. Edward A. Crosse, R.C.N.R.
 0-17040

 Cdr. F. H. Davis, R.C.N.
 0-18450

Lt. Cdr. E. C. S. Green, R.C.N.V.R.	0-29110
Lt. D. C. P. LaTouche, R.C.N.V.R.	
Lt. I. J. Ogilvie, R.C.N.V.R.	0-56120
Cdr. N. Rattenbury, R.C.N.R.	
Lt. Cdr. Thos. K. Young, R.C.N.R.	0-80560
Dated at Ottawa, this 26th day of July, 1944.	

LOUIS S. ST-LAURENT,

Minister of Justice.

DEPARTMENT OF NATIONAL REVENUE

WM No. 34

Supplement No. 13

MEMORANDUM

(Customs Division)

OTTAWA, 26th July, 1944.

To Collectors of Customs and Excise, and others concerned:

War Exchange Conservation Act, 1940

Effective 1st August, 1944, Memorandum WM No. 34 and all previous Supplements thereto are cancelled (*vide* WM No. 35 Revised Supplement No. 13).

Except when prohibited importation under other controls, articles imported for copying or designing purposes prior to 1st August, 1944 under General Permit No. G 21 as provided in Section 10(a) of Memorandum WM No. 34 need not be exported unless the importer so desires. When exported in accordance with the provisions of this Section the 90 per cent refund may be obtained, provided the refund claim is filed at the Port of Entry within three months after the date when the export entry was passed.

Note:—A consolidation of the War Exchange Conservation Act, 1940, will be issued as soon as possible after the amendments are passed by Parliament.

D. SIM,
Deputy Minister of National Revenue,
Customs and Excise.

WM No. 102

MEMORANDUM

CUSTOMS AND EXCISE DIVISIONS

OTTAWA, 25th July, 1944.

To Collectors of Customs and Excise, and others concerned:

Prohibited Imports

Effective 1st August, 1944, the importation of the goods enumerated hereunder is prohibited except under and in accordance with the terms of a permit issued by or on behalf of the Minister of National Revenue:

TARIFF ITEM

DESCRIPTION

269 Products of petroleum, n.o.p.:—

- (i) Lighter than 8236 specific gravity (40.3 A.P.I.) at 60 degrees Fahrenheit.
- (ii) ·8236 specific gravity (40·3 A.P.I.) or heavier at 60 degrees Fahrenheit.

269a Petroleum oil known as engine distillate ·8017 specific gravity (45·0 A.P.I.) or heavier at 60 degrees Fahrenheit.

Applications for permits to import the foregoing are to be sent direct to the Department of National Revenue, Ottawa.

364 Diamond dust or bort and black diamonds, for borers.

ex 648a Industrial diamonds, n.o.p.

Applications for permits to import the foregoing are to be sent direct to the Metals Controller, Department of Munitions and Supply, Ottawa.

438a Automobiles and motor vehicles of all kinds, n.o.p.; electric trackless trolley buses; chassis for all the foregoing.

Applications for permits to import the foregoing are to be sent direct to the Motor Vehicles Controller, Department of Munitions and Supply, Ottawa.

ex 532 Clothing and wearing apparel, wholly or partially manufactured, composed wholly of cotton, n.o.p.

532a Handkerchiefs, wholly of cotton.

ex 532 ex 548 or partially manufactured, composed wholly or in part of cotton, flax, wool or other textile fibres, as specified,

namely: quilts, counterpanes, bedspreads, comforters and other bed coverings; hassocks, pillows, cushions, including pin-cushions filled or not, cushion covers and similar articles; tablecloths, napkins, tray cloths, dresser scarves, doilies and similar articles; bath mats, bathroom mats, seat covers, curtains, drapes, window runners, decorative panels and similar articles; automobile rugs, steamer rugs and similar rugs or coverings; canopies, awnings and tents; removable coverings for automobile and furniture upholstery; textile manufactures composed in part of embroideries or lace.

ex 548 Clothing and wearing apparel, wholly or partially manufactured, composed wholly or in part of vegetable fibres but not containing wool, n.o.p.

п.о.р.

ex 555 Clothing and wearing apparel, wholly or partially manufactured, composed wholly or in part of wool or similar animal fibres, n.o.p.

Clothing, wearing apparel and articles, made from woven fabrics and all textile manufactures, wholly or partially manufactured, n.o.p., of which silk is the component of chief value.

Clothing, wearing apparel and articles, made from woven fabrics and all textile manufactures, wholly or partially manufactured, n.o.p., of which the component of chief value is synthetic textile fibres or filaments.

ex 568 Knitted garments and knitted underwear.

568a Socks and stockings:—

(ii) n.o.p.

568b Gloves and mitts of all kinds, n.o.p.

Applications for permits to import the foregoing are to be sent direct to the Supply Division, Wartime Prices and Trade Board, Ottawa.

Permits will not be required for the foregoing goods when in transit from the

UNITED KINGDOM prior to the 1st August, 1944.

In order that requests for permits for the importation of the above-mentioned goods may be dealt with as expeditiously as possible, applications, in duplicate, must be made on the prescribed form which, together with all correspondence relating

thereto, should be sent direct as specified above.

The form to be used is the "Application for permit to import War Materials and Other Goods" and supplies thereof may be obtained from the Collector of Customs and Excise or from the Department of National Revenue. It should be stated on the application whether the quantity for which permit is requested will be imported in one or more than one shipment.

D. SIM,

Deputy Minister of National Revenue, Customs and Excise.

WM No. 103

MEMORANDUM

CUSTOMS AND EXCISE DIVISIONS

OTTAWA, 27th July, 1944.

To Collectors of Customs and Excise, and others concerned:

Prohibited Imports

The importation of manila, java or sisal fibres of all kinds and grades, and cables, ropes, twine or other cordage wholly or in part thereof (ex Tariff Items 535, 535a, 535b, 535d, 535e, 537, 537a, 537c, 538, 538a, 539, 539a et al), is prohibited except under and in accordance with the terms of a permit issued by or on behalf of the Minister of National Revenue.

In order that requests for permits for the importation of the above-mentioned goods may be dealt with as expeditiously as possible, applications, in duplicate, must be made on the prescribed form which, together with all correspondence relating thereto, should be sent direct to the Cotton Administrator, Wartime Prices and Trade Board, Aldred Building, Montreal, P.Q.

The form to be used is the "Application for permit to import War Materials and Other Goods," and supplies thereof may be obtained from the Collector of Customs and Excise or from the Department of National Revenue. It should be stated on the application whether the quantity for which permit is requested will be imported in one or more than one shipment.

Deputy Minister of National Revenue,
Customs and Excise.

(P.C. 5470, 17/7/44—Authority War Measures Act)



PART III

Wartime Prices and Trade Board (Finance)

Board Orders

WARTIME PRICES AND TRADE BOARD

Order No. 422

Rationed Foods

Under powers given to the Board by Order-in-Council P.C. 8528, dated November 1, 1941, and amendments.

THE BOARD HEREBY ORDERS AS FOLLOWS:

- 1. This Order shall come into force on July 19, 1944.
- 2. Clause (D) of Part II of the 1st Schedule to Board Order No. 308 (Rationed Foods), as amended by Board Order No. 395, is further amended by deleting the words "subsequent arrangements to be announced later by the Ration Administrator" in the last column thereof, under the heading "Butter" and inserting therein:—
 - (a) opposite July 20, 1944, the figures "70 and 71" to indicate that butter coupons 70 and 71 shall become good and valid for use on Thursday, July 20, 1944;
 - (b) opposite August 10, 1944, the figures "72 and 73" to indicate that butter coupons 72 and 73 shall become good and valid for use on Thursday, August 10, 1944.
 - (c) opposite August 24, 1944, the figures "74 and 75" to indicate that butter coupons 74 and 75 shall become good and valid for use on Thursday, August 24, 1944.
- 3. Part III of the 1st Schedule to Board Order No. 308, as amended by Board Order No. 377, is further amended by adding to the table giving the expiry dates of butter coupons:—

"BUTTER COUPONS (Purple)	EXPIRY DATES (Consumers)
No. 65	June 30, 1944
Nos. 66, 67, 68 and 69	July 31, 1944
Nos. 70, 71, 72 and 73	August 31, 1944
Nos. 74 and 75	September 30, 1944."

4. The 2nd Schedule to Board Order No. 308, as amended by Board Order No. 377, is further amended by adding to the table giving the expiry dates of butter coupons:—

	"BUTTER COUPONS (Purple)	EXPIRY DATES (Suppliers)
The second secon	No. 65 Nos. 66, 67, 68 and 69 Nos. 70, 71, 72 and 73 Nos. 74 and 75	July 14, 1944 August 14, 1944 September 14, 1944 October 14, 1944."

Made at Ottawa, this 18th day of July, 1944.

D. GORDON, Chairman.

WARTIME PRICES AND TRADE BOARD

ORDER No. 426

Soft Drinks

Under powers given to the Board by Order in Council P.C. 8528, dated November 1, 1941,

The Board hereby orders as follows:-

- 1. This Order comes into force on July 31, 1944.
- 2. Subsection (2) of Section 3 of Board Order No. 303 is hereby revoked and is replaced by the following:—
 - "(2) Where the operator of a restaurant, cafe, tea shop, coffee shop, drug store, canteen, refreshment stand or other place in which meals are served chiefly to the transient public, sold at retail a bottled soft drink to which subsection 1 applies at a basic period price exceeding 6 cents per bottle, inclusive of any excise tax, he may continue to sell or offer to sell the same at retail in the same place at his basic period price PLUS the addition thereto of excise taxes not included in that price, but not in any event at a price exceeding 12 cents per bottle, if he applies for and obtains the approval of the Administrator of Services. Where approval under this Section is given prior to July 31, 1944 by the Administrator of Cocoa, Confectionery and Allied Products, it shall be deemed to be the same as if given by the Administrator of Services."
- 3. Subsection (2) of Section 4 of said Order No. 303 is hereby revoked and is replaced by the following:—
 - "(2) Where the operator of a restaurant, cafe, tea shop, coffee shop, drug store, canteen, refreshment stand or other place in which meals are served chiefly to the transient public, sold at retail a fountain soft drink to which subsection 1 applies at a basic period price, inclusive of any excise taxes, the same or higher than the price fixed by subsection 1 accordingly as clause (a) or (b) thereof is applicable, he may sell or offer to sell the same at retail at a price not exceeding 7 cents per glass inclusive of excise taxes, for a glass to which said clause (a) is applicable or not exceeding 12 cents per glass, inclusive of excise taxes, for a glass to which said clause (b) is applicable, if he applies for and obtains the approval of the Administrator of Services. Where approval under this Section is given prior to July 31, 1944 by the Administrator of Cocoa, Confectionery and Allied Products, it shall be deemed to be the same as if given by the Administrator of Services."

Made at Ottawa, this 27th day of July, 1944.

Administrators' Orders

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1288

The Manufacture, Sale and Delivery of Women's, Misses' and Children's Wear

Under powers given by the Wartime Prices and Trade Board to the Administrator of Women's, Misses' and Children's Wear, it is hereby ordered on behalf of the Board as follows:

A-474 Revoked-Effective Date of this Order

1. This Order comes into force on July 24, 1944, and revokes and replaces Administrator's Order No. A-474 as amended by Administrator's Orders Nos. A-512, A-638, A-713, A-783, and A-970.

Meaning of Certain Words

2. For the purposes of this Order,

(a) "manufacturer" means any person whether manufacturer, wholesaler, jobber, or retailer, custom tailor, custom dressmaker, or home dressmaker, who wholly or partly manufactures in Canada for sale or for remuneration, any garment referred to in this Order;

(b) "garment" means any article of women's, misses' or children's apparel named in the schedules attached to this Order, when made of the materials referred

to in such Schedules for each type of garment.

- 3. No manufacturer shall manufacture, sell, offer to sell, or deliver any garment whose measurements exceed the maximum measurements for each respective size and each respective garment, as set forth in Schedules attached hereto, provided that variations in length or size shall be permitted when the same are necessitated by the actual physical requirements of the individual.
- 4. No manufacturer shall manufacture, sell, offer to sell or deliver any garment which is not in accordance with the restrictions or which has any of the features described as "Eliminations" set forth in Schedules A, B, C, D, E, F, G, H and I, hereto as the same apply to such garment, provided that such restrictions and eliminations shall not apply to or prohibit the manufacture, sale or delivery of

(a) any garment supplied to any church or religious organization and used by

such church as a uniform, robe or vestment for religious purposes;

- (b) orders by or for the account of the Department of Munitions and Supply, any of the Departments of National Defence or the Department of Pensions and National Health;
- (c) communion dresses;
- (d) maternity dresses.

Exemptions

5. The provisions of this Order shall be subject to such written exemptions as the said Administrator, upon application to him, may grant in any individual cases of undue hardship or other special circumstances.

Dated at Ottawa, this 12th day of July, 1944.

J. A. KLEIN,
Administrator of Women's, Misses'
and Children's Wear.

APPROVED:

D. GORDON,

Chairman, Wartime Prices and Trade Board.

13622-21

SCHEDULE "A" TO ADMINISTRATOR'S ORDER No. A-1288

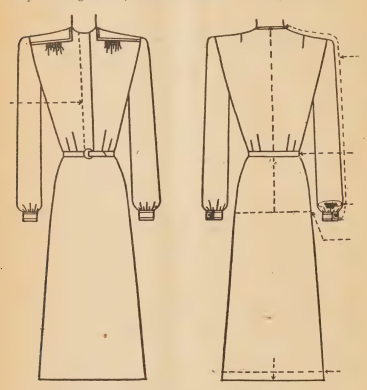
Part I

Women's, Misses' and Juniors' dresses, hoovers, wrap-arounds, smocks, brunch coats, coffee coats, jumpers, aprons and nurses', maids', waitresses' and beauticians' uniforms made of any material.

Restrictions

(a) a dress shall consist only of sufficient cloth for the basic body and trimming allowance:

the basic body shall consist of the front and back of the garment, including belt, hem, sleeves, inside shoulder pads, normal facings and a two-inch lap on open-front garments; (see illustration)



the trimming allowance shall include collar, cuffs, ruffles, pockets, et cetera, and shall not exceed 700 square inches of non-transparent material or 1,400 square inches of transparent material; at any place on the basic body where more than one thickness of material is used, the extra thickness shall be charged against trimming allowance;

- (b) bottom sweep not to exceed the following for size 16 or 34 open measurement, with a maximum allowance of 2 inches for each size upward or downward: dresses: 78 inches when made of rayon; 72 inches when made of cotton or wool;
 - nurses', maids', waitresses' and beauticians' uniforms, 72 inches when made of any fabric;
 - hoovers, wrap-arounds, brunch coats, or coffee coats, 78 inches when made of any fabric;
- (c) bridal gowns, maximum sweep for all sizes, 144 inches when made of any fabric; colours restricted to white and cream only;

(d) maximum finished length (measured from nape of neck to the bottom of finished hem) not to exceed the following for size 16 or 34, with a maximum allowance of ½ inch for each size upward or downward:

nurses', maids', waitresses', beauticians' uniforms, 44½ inches for pre-shunk fabric and 47 inches for non-shrunk fabric;

dresses, 44 inches;

bridal gowns, including train, 59 inches;

- (e) top piece of any size 16 or 34 two-piece dress not more than 26½ inches overall length from neck seam and including hem, with a maximum allowance of ½ inch for each size upward or downward;
- (f) belt or sash not to exceed 2 inches in width;
- (g) collar or ruffle not to exceed 5 inches in width;
- (h) no bell, dolman, balloon or leg-of-mutton sleeves; the maximum circumference of sleeve not to exceed 14 inches at the bottom for size 16 or 34, with a maximum allowance of ½ inch for each size upward or downward;
- (i) if a garment is ornamented by tucking, pleating or shirring, the entire width or length may not be increased by more than 4½ inches of material;
- (j) if a skirt of a two-piece dress is shirred, pleated or tucked, the sweep before such shirring, tucking or pleating may not exceed the measurements in item (b).

Eliminations

- (a) dress with an attached or accessory jacket, redingote, hood, scarf, bolero, cape, petticoat, over-skirt or apron;
- (b) bodice, suspenders or bib attached to the top of a skirt of a two-piece dress;
- (c) full length evening and dinner dresses.

Part II

Separate jackets made of cotton, rayon and mixtures thereof.

Restrictions

(a) overall length not to exceed 26½ inches from neck seam and including hem for size 16 or 34, with a maximum allowance of ½ inch for each size upward or downward.

Eliminations

(a) attached or accessory cape, scarf, shawl or vest;

(b) by-swing, vent in back, pleated back or Norfolk style:

Schedule "B"

To Administrator's Order No. A-1288

Blouses, skirts and culottes, made of any material.

Part I

Blouses:

Restrictions

- (a) maximum overall length, including hem, not to exceed 23½ inches for size 16 or 34, with a maximum allowance of ½ inch for each size upward or downward;
- (b) no bell, dolman, balloon, or leg-of-mutton sleeves; the maximum circumference of sleeve not to exceed 15 inches at the bottom before cuff for size 16 or 34, with a maximum allowance of ½ inch for each size upward or downward;

(c) ruffles, frills or jabots may not exceed 118 square inches of material;

(d) if a blouse is ornamented by tucking, pleating, or shirring on the front of the blouse, the entire width or length of the front of the blouse may not be increased by more than $4\frac{1}{2}$ inches of material.

Eliminations

(a) double yoke, double cuff, double collar or double ruffle;

(b) attached or accessory shawl, scarf, kerchief, vestee or dickey.

Part II

Separate Skirts and Culottes for Women and Misses:

Restrictions

- (a) skirts: maximum sweep not to exceed 81 inches open measurement for size 16 or 34 in rayon and cotton materials and mixtures thereof and 72 inches open measurement in woolen materials and mixtures thereof, with a maximum allowance of 2 inches for each size upward or downward;
- (b) skirts: length not to exceed 31 inches overall for size 16 or 34, with a maximum allowance of ½ inch for each size upward or downward; said length to include hem and full cloth on waist band; no additional cloth to be used if detachable belt is shown;
- (c) if skirt is shirred, pleated or tucked, the sweep before such shirring, tucking or pleating may not exceed the measurements in item (a).

Eliminations

- (a) suspenders;
- (b) culottes;
- (c) lined skirts.

Schedule "C" to Administrator's Order No. A-1288

Housecoats, dressing gowns, kimonos, negligees, hostess gowns and bathrobes made of any material.

Restrictions

- (a) finished length not to exceed,
 - 1. for women and misses, 54 inches for sizes up to and including size 38; 55 inches for larger sizes;
 - 2. for children, 42 inches for size 8, with a maximum allowance of 2 inches for each size upward or downward;
- (b) finished sweep not to exceed,
 - 1. for women and misses, 78 inches for size 16 or 34, with a maximum allowance of 2 inches for each size upward or downward;
 - 2. for children, 48 inches for size 8, with a maximum allowance of 2 inches for each size upward or downward;
- (c) sleeve circumference not to exceed 14 inches for size 16 or 34 with a maximum allowance of $\frac{1}{2}$ inch for each size upward or downward.

Schedule "D" to Administrator's Order No. A-1288

Sleeping pyjamas, nightgowns, slips made of woven rayon, cotton and mixtures thereof, for

- (a) Women and Misses:
- (b) Girls to size 16:
- (c) Boys to size 6.

I. Pyjamas

Restrictions

- (a) finished length of pyjama coat measured from top of shoulder not to exceed,
 - 1. for women and misses, 24 inches for size 16 or 34, with a maximum allowance of 1 inch for each size upward or downward;
 - 2. for children, 19 inches for size 8, with a maximum allowance of 1 inch for each size upward or downward;
- (b) finished length of pants, outside measurement not to exceed,
 - for women and misses, 41 inches for size 16 or 34, with a maximum allowance of ½ inch for each size upward or downward;
 - 2. for children, 34 inches for size 8, with a maximum allowance of 1 inch for each size upward or downward;
- (c) finished circumference of bottom of pants not to exceed,
 - 1. for women and misses, 24 inches for size 16 or 34, with a maximum allowance of 1 inch for each size upward or downward;
 - 2. for children, 19 inches for size 8, with a maximum allowance of 1 inch for each size upward or downward.

Eliminations

- (a) attached or accessory jacket, coat, searf, matching slippers;
- (b) belt or sash on coat;
- (c) cuffs on sleeves or pants.

II. Nightgowns

Restrictions

- (a) finished length not to exceed 54 inches up to and including size 42; 55 inches for larger sizes;
- (b) finished sweep not to exceed 70 inches for size 16 or 34 with a maximum allowance of 2 inches for each size upward or downward;
- (c) belt, or sash not to exceed \(\frac{1}{2} \) inch in width;
- (d) ruffles, frills or jabots above waistline may not exceed 90 square inches of material.

Eliminations

- (a) attached or accessory jacket, coat, scarf or matching slippers;
- (b) ruffles or frills below waistline.

III. Slips

Restrictions

- (a) bottom sweep not to exceed,
 - 1. for women and misses, 58 inches for size 16 or 34, with a maximum allowance of 2 inches for each size upward or downward;
 - 2. for children, 48 inches for size 8, with a maximum allowance of 2 inches for each size upward or downward.

Eliminations

- (a) shadow or double skirt panel of any description;
- (b) ruffles or frills at the bottom, for women and misses sizes.

Schedule "E" to Administrator's Order No. A-1288

Slacks, slack suits, shorts, overalls, play clothes, play suits, made of any material.

Restrictions

- (a) slacks: outside overall measurement, including hem, not to exceed,
 - 1. for women and misses, 44½ inches for size 16 or 34, with a maximum allowance of ½ inch for each size upward or downward;
 - 2. for children, 37 inches for size 10, with a maximum allowance of 2 inches for each size upward or downward;
- (b) slacks: circumference at bottom not to exceed,
 - 1. for women and misses, 20 inches for size 16 or 34, with a maximum allowance of 1 inch for each size upward or downward;
 - 2. for children, 18 inches for size 10, with a maximum allowance of ½ inch for each size upward or downward;
- (c) slack suit measurements not to exceed,
 - 1. slack as permitted in items (a) and (b)
 - 2. blouse as permitted in Schedule "B"
 - 3. jacket as permitted in Schedule "A" Part III and Schedule "F"

Eliminations

- (a) belt on slacks, shorts or overalls;
- (b) cuffs on slacks, shorts or overalls.

Schedule "F" to Administrator's Order No. A-1288

Women's and girls' windbreakers made of any material.

Restrictions

- (a) overall length including bottom hem, measured from neck seam not to exceed:
 - for women, 26½ inches for size 16 or 34, with a maximum allowance of ½ inch for each size upward or downward;
 - 2. for girls, 23½ inches for size 10, with a maximum allowance of ½ inch for each size upward or downward.

Eliminations

- (a) by-swing back, knife pleats or inverted pleats;
- (b) double yokes, either back or front;
- (c) reversible windbreakers;
- (d) pleated, bellows or military pockets;
- (e) double breasted styles.

Schedule "G" to Administrator's Order No. A-1288

Children's dresses, separate skirts, tunics made of any material.

I. Dresses

Restrictions

(a) finished bottom sweep, open measurement, not to exceed the following measurements for the respective sizes shown after each measurement, with a maximum allowance of 2 inches for each size upward or downward:

1 — 3 range 50 inches for size 3; 3 — 6X " 58 " for size 6X; 7 — 12 " 66 " for size 12; 10 — 16 " 72 " for size 16.

Eliminations

(a) attached or accessory jacket, scarf, bolero, cape, petticoat, over-skirt or apron.

II. Separate Skirts

Restrictions

(a) finished bottom sweep, open measurement, not to exceed the following measurements for the respective sizes shown after each measurement, with a maximum allowance of 2 inches for each size upward or downward:

III. Tunics

Restrictions

(a) finished bottom sweep, open measurement, not to exceed 72 inches for size 12, with a maximum allowance of 2 inches for each size upward or downward.

Schedule "H" to Administrator's Order No. A-1288

Ski suits, ski jackets, ski slacks and snowsuits made of any material.

I. Children's up to size 14X—For Boys and Girls:

Restrictions

(a) length of jacket of ski or snow suit not to exceed the following:

Size		Le	ngth
4		$17\frac{3}{4}$	inches
5		184	44
6		$18\frac{3}{4}$	66
6X	,	194	66
7		$19\frac{1}{2}$	"
8		$19\frac{3}{4}$	¢¢.
9		$20_{\frac{1}{4}}$	66
10		$20\frac{3}{4}$	66
12	4.	$21\frac{3}{4}$. 44
14		$22\frac{3}{4}$.66
14X		$23\frac{3}{4}$	"

- (b) ski slacks, instructor or down hill type: outside overall measurement, including hem, not to exceed 40½ inches for size 12, with a maximum allowance of 2 inches for each size upward or downward;
- (c) ski slacks, instructor or down hill type: ankle width not to exceed 9½ inches in circumference for size 12, with a maximum allowance of ½ inch for each size upward or downward;
- (d) ski suits not to consist of more than three units including slack, jacket and headgear.

Eliminations

- (a) dropseat in any one-piece garment;
- (b) extra storm cuffs on sleeves.

II. Women's and Misses' Sizes:

Restrictions

(a) ski slacks, instructor or down hill type: outside overall measurement, including hem, not to exceed 43½ inches for size 16 or 34, with a maximum allowance of ½ inch for each size upward or downward;

- (b) ski slacks, instructor or down hill type: ankle width not to exceed 11 inches for size 16 or 34 in circumference, with a maximum allowance of ½ inch for each size upward or downward;
- (c) ski jackets, overall length not to exceed 26½ inches from neck seam and including hem for size 16 or 34, with a maximum allowance of ½ inch for each size upward or downward.

Schedule "I" to Administrator's Order No. A-1288

Children's coats up to size 6X for boys and up to and including size 14X for girls, made of any material.

Restrictions

- (a) box coats: sweep not to exceed 55 inches for size 14X, with a maximum allowance of 1 inch for each size downward from size 14X; 6 inches additional permitted for chubby models;
- (b) flared coats: sweep not to exceed 66 inches for size 14X, with a maximum allowance of 1 inch for each size downward from size 14X; 6 inches additional permitted for chubby models.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1306

Electric Fans

Under powers given by the Wartime Prices and Trade Board to the Administrator of Capital Equipment and Electrical Products, it is hereby ordered on behalf of the Board as follows:—

A-808 Revoked-Effective Date of this Order

1. This Order comes into force on July 28, 1944, and revokes and replaces Administrator's Order No. A-808.

Meaning of Certain Words

- 2. For the purpose of this Order,
- (1) "electric fan" means a propeller type fan whether portable or mounted on a wall, ceiling, floor or stand, and which is powered by an electric motor, ordinarily used for air movement in a dwelling, office or other building, but does not include an industrial fan, blower, attic fan, or a fan which is a functional part of any equipment having a primary use other than ventilation;
 - (2) "industrial fan" means a fan
 - (a) used in a manufacturing process;
 - (b) used in connection with cooling machinery;
 - (c) used to exhaust fumes from furnaces or in the course of any galvanizing or similar process;
 - (d) used for ventilating an industrial establishment through ductwork as an integral part of an air-conditioning system.
- (3) "industrial establishment" means an area or space actually used for making, assembling, processing or finishing a product.

Manufacture Restricted

3. No person shall manufacture an electric fan in completed or knock down form unless he has received the written permission of the Administrator of Capital Equipment and Electrical Products. This permission will be granted only for the manufacture of electric fans for the use of the armed forces or for use in hospitals, industrial establishments, or on cargo vessels.

Sale Restricted

- 4. (1) No person shall purchase or otherwise acquire a new electric fan, except for resale, other than for one or more of the uses referred to in Section 3, provided that fans for the use of the armed forces shall be sold or supplied only to the Department of Munitions and Supply or to one of the Departments of National Defence.
- (2) No person who on or after July 28, 1944, purchases or acquires a new electric fan, except for resale, shall use such electric fan for other than for one or more of the purposes referred to in Section 3.

Sales Betweeen Manufacturers, Wholesalers, Importers and Retailers

5. Section 4 shall not apply to sales or transactions between manufacturers, importers, wholesalers and retailers of new electric fans or any of them for purposes of resale.

Monthly Reports

6. Every manufacturer, wholesaler or dealer who sells new electric fans shall deliver to the Administrator before the 24th day of August, 1944, and on or before the 24th day of each and every succeeding month, a complete list of his sales of new electric fans for the preceding calendar month showing the names and addresses of the purchasers, dates of sale, quantities, catalogue numbers and sizes and in cases of sales to consumers the uses for which the fans were purchased.

Non-Application of This Order

7. This Order shall not apply to the manufacture, sale or delivery of repair or replacement parts, nor to the manufacture, sale or delivery of electric fans for use on naval vessels, when ordered by the Department of Munitions and Supply or the Department of National Defence (Naval Service).

Exceptions

8. The provisions of this Order shall be subject to such written exemptions as the said Administrator, upon application to him, may grant in any individual cases of undue hardship or other special circumstances.

Dated at Ottawa, this 26th day of July, 1944.

M. C. LOWE,

Administrator of Capital Equipment
and Electrical Products.

APPROVED:

D. GORDON.

Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1308

The Manufacture, Distribution and Use of Fertilizer in Eastern Canada

Under powers given by the Wartime Prices and Trade Board to the Administrator of Fertilizers and Pesticides, it is hereby ordered as follows:

- 1. Clause (c) of Subsection 1 of Section 5 of Administrator's Order No. A-1035 is hereby revoked.
 - 2. This Order shall be effective on and after July 31, 1944.

Dated at Ottawa this 27th day of July, 1944.

G. S. PEART,

Administrator of Fertilizers and Pesticides.

APPROVED:

D. GORDON,

Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1309

Maximum Prices of Apple Barrels and Apple Barrel Parts in the Maritimes

Under powers given by the Wartime Prices and Trade Board to the Administrator of Wood Products and Metal Containers, it is hereby ordered on behalf of the Board as follows:

Application and Effective Date

1. This Order comes into force on August 1, 1944, and fixes maximum prices on sales of apple barrels and apple barrel parts in the Maritime Provinces.

Definitions

- 2. For the purposes of this Order,
- (a) "apple barrel" means a barrel intended for the packaging and marketing of apples as fresh fruit and of the capacity and construction required by the Regulations issued under The Fruit, Vegetables and Honey Act; and "apple barrel parts" means parts or materials for assembling into apple barrels;
- (b) "sell" shall include an offer to sell.

Maximum Prices

3. (1) The maximum price at which any person may in the Provinces of Nova. Scotia, New Brunswick and Prince Edward Island sell any apple barrel shall be as follows:

Apple	barrel	with	split	hoops	80	cents	each
Apple	barrel	with	flat	hoops	87	cents	each

- (2) The maximum prices fixed by subsection (1) include delivery to the grower or other buyer. A seller may, however, price and sell any apple barrels on the basis of f.o.b. his shipping point and in that event his maximum price shall be reduced by an amount equal to the common carrier cost of transporting those apple barrels from his shipping point to the buyer's premises.
- 4. (1) The maximum price at which any person may in the Provinces of Nova. Scotia, New Brunswick and Prince Edward Island sell any apple barrel parts shall be as follows:

staves		 	 	 \$18.00 pe	r M
hoops,	split	 	 	 20.00 "	"
hoops,	flat	 	 	 29.40 "	"
heading	gs	 	 	 A5 per	· set

- (2) The maximum prices for staves, split hoops and headings fixed by subsection (1) include delivery to the buyer's premises. The maximum price fixed for flat hoops includes delivery to the Maritime unloading point selected by the person buying those flat hoops from a shipper. For the purposes of this Section a shipper means any person shipping flat hoops into the Maritimes from an outside point.
- (3) A seller may, however, price and sell any apple barrel parts on the basis of f.o.b his shipping point and in that event his maximum price shall be reduced by an amount equal to the common carrier cost of transporting those apple barrel parts from his shipping point to the point of delivery to the buyer as fixed by subsection (2).

Additional Payments and Consideration are Part of the Price

5. Any consideration, money or money's worth given or paid by the buyer to any person in connection with the purchase of any apple barrels or apple barrel parts or received by the seller from any person in connection with the sale of any apple barrels or apple barrel parts shall constitute part of the price of such applebarrels or apple barrel parts as the case may be.

Records of Sales and Purchases-Sales Invoices

6. (1) On every sale of apple barrels or apple barrel parts to which this Order applies the seller shall at the time of delivery thereof furnish the buyer with an invoice showing the name and identifying address of the seller and the buyer, the date of sale, a description of the goods (indicating whether split or flat hoops), the quantity sold, and the sale price.

(2) Every such seller shall keep a duplicate copy of each invoice furnished by

him as required by this Section.

Inspection of Records and Invoices

7. Every record and invoice which a seller of apple barrels or apple barrel parts is required by this Order to make and keep shall be kept by him available for inspection by any authorized representative of the Board at any time within twelve months of the date of the transaction to which it relates.

Dated at Ottawa, this 29th day of July, 1944.

ARTHUR MAY,

Administrator of Wood Products and Metal

Containers.

APPROVED:

D. GORDON, Chairman, Wartime Prices and Trade Board.

PART IV

Wartime Industries Control Board (Munitions and Supply)

DEPARTMENT OF MUNITIONS AND SUPPLY

METALS CONTROLLER

ORDER No. M. C. 11D

(Lead)

Dated July 28, 1944

Pursuant to the powers conferred by Order in Council P.C. 5225, dated June 19, 1942, and by any other Order in Council or Statute, it is ordered as follows:—

1. Order No. M.C. 11C Rescinded

The Order of the Metals Controller No. M.C. 11C dated September 29, 1943, is hereby rescinded.

2. Unauthorized Sales Prohibited

- (1) Except as provided in subsection (2) next succeeding, no person shall sell, supply, purchase or acquire any virgin or secondary lead in pig or ingot form unless the person receiving such lead delivers to the supplier a permit issued by the Metals Controller authorizing such transaction;
- (2) The provisions of subsection (1) of this Section shall not apply to sales in amounts totalling 5,000 pounds and under to any person in any calendar month.

3. Inventories Limited to Sixty Days' Supply

Except with a permit in writing from the Metals Controller, no person shall obtain, acquire or accept delivery of any virgin or secondary lead in pig or ingot form, if by so doing he would have a quantity on hand in excess of his consumption or sales during the immediately preceding sixty days.

4. Reports

Not later than the 10th day of each month each person who has had in his possession, whether or not he was the owner thereof, more than 5.000 pounds of virgin and/or secondary lead in pig or ingot form at any time during the calendar month immediately preceding, shall forward to the Metals Controller, on such form and in such detail as the Metals Controller may require, a report of his production, consumption, receipts and shipments of such lead during the preceding month and of the stock of such lead in his possession at the end of such preceding month.

5. Permits

This Order shall be subject to any permit or Order of the Metals Controller.

6. Effective Date

This Order shall be effective on and after August 1, 1944.

F. M. CONNELL,

Metals Controller.

APPROVED:

J. GERALD GODSOE,

Chairman, Wartime Industries Control Board.

DEPARTMENT OF MUNITIONS AND SUPPLY

METALS CONTROLLER

ORDER No. M.C. 18D

(Tin)

Dated July 28, 1944

Pursuant to the powers conferred by Order in Council P.C. 5225, dated June 19, 1942, and by any other enabling Order in Council or Statute, it is hereby ordered as follows:—

1. Interpretation

For the purposes of this Order unless the context otherwise requires:

- (a) "tin" shall mean any material containing in excess of 95 per cent by weight of tin, and shall include virgin tin;
- (b) "tin alloy" shall mean any material containing in excess of \(\frac{1}{4}\) of 1 per cent and not more than 95 per cent by weight of tin, but shall not include containers;
- (c) "tin product" shall mean any metallic sheet, tube, wire, pipe, casting, forging, spinning or rod to which tin or tin alloy has been applied as a coating;
- (d) "tinplate" shall mean iron or steel plate coated with tin;
- (e) "terne plate" shall mean iron or steel plate coated with a tin alloy;
- (f) "manufacture" shall include any of the following activities or undertakings and shall also include the doing of any act in preparation for or in the course of any of them: make, fabricate, assemble, produce, process, cast, melt, extrude, roll, turn, spin and coat, and "manufacturing", "manufactured" and "manufacturer" shall have corresponding meanings;
- (g) "person" shall include firm, partnership, corporation, company, any Governmental body or department, and/or any aggregation of persons.

2. Orders Nos. M.C. 18C and M.C. 18C-1 Rescinded

The Orders of the Metals Controller Nos. M.C. 18C, dated December 18, 1943, and M.C. 18C-1, dated December 31, 1943, are hereby rescinded.

3. Licensing of Babbitt, Solder and Type Metal Manufacturers

- (1) Any person who desires to be licensed to manufacture babbitt and/or solder and/or type metal shall apply to the Metals Controller.
- (2) Licences granted to manufacture babbitt, solder and/or type metal in force at the date of this Order shall continue in full force and effect until cancelled, suspended, or no longer required by the Metals Controller.

4. Prohibitions

- (1) On and after the date of this Order, whether or not he shall have previously entered into any contract or made any commitment with respect thereto, no person shall, except under a permit in writing from the Metals Controller, purchase or otherwise acquire, or consume, or use any tin, tin alloy or tin product except to the extent and for the purposes and under the conditions hereinafter in this Order set out.
- (2) No person shall use tin if it is possible to use an available alloy containing not more than 95 per cent tin.
- (3) No person, whose annual acquisitions of tin, tin alloys or tin products (exclusive of type metals and bronzes) exceed fifty pounds, shall, except under a permit from the Metals Controller, acquire tin, tin alloys or tin products (exclusive of type metals and bronzes) containing more than 2 per cent tin if his stock thereof, including such acquisitions when delivered, will exceed thirty days' supply.

5. Certificates Required on Certain Acquisitions of Babbitt, Solder and Tin or Tin Products for Dairy Equipment

(1) Except as provided in subsection (2) of this Section, no person shall acquire or supply:

- (a) babbitt containing more than 15 per cent tin, or
- (b) solder containing tin, or
- (c) tin or tin products for use in the manufacture or repair of dairy equipment, unless the person who wishes to acquire any such materials has filed with his supplier a completed certificate in writing in the form set out in Schedule "A" to this Order.
- (2) Subsection (1) of this Section shall not apply to:
 - (a) transactions which have been specifically authorized by a permit or release from the Metals Controller, or
 - (b) the supplying of solder containing tin to any person whose acquisitions of such solder do not exceed 50 pounds per year.
- (3) Every certificate in writing which is required under the provisions of this Order shall be kept on file for a period of two years from the date thereof by the person with whom it is filed and shall be made available for the information of the Metals Controller or his representative.

6. Tin Plate or Terne Plate for Containers

Any person may acquire, use or consume tin plate or terne plate for the manufacture of containers, but only such containers as are permitted by the Administrator of Wood Products and Metal Containers of the Wartime Prices and Trade Board.

7. Babbitt

(1) Manufacture of babbitt.

Any person who holds a licence from the Metals Controller to manufacture babbitt may use or consume tin or tin alloy to manufacture babbitt containing tin.

(2) Babbitt not to be used except for bearings.

Except with a permit in writing from the Metals Controller, no person shall acquire or use babbitt containing tin for any purpose other than bearings, and for bearings only as hereinafter in this Section provided.

(3) Use of Babbitt Containing Not More than 15 Per Cent Tin.

Any person may acquire and/or use babbitt with a tin content not exceeding 15 per cent for any bearings, or for resale for any bearings.

(4) Uses of Babbitt Containing Up To and Including 66 Per Cent Tin.

Any person may acquire and/or use babbitt with a tin content not exceeding 66 per cent for any of the following bearings in merchant ships:

Main engine crankpin main bearings;

Main engine crankshaft main bearings;

Main engine cross head slippers;

Mitchell thrust collars, stern tubes, "A" frames, eccentric straps, aftertunnel bearings, thrust bearings, and crankhead (big end) bearings on force lubricated steam engines.

(5) Uses of Babbitt Containing Up To and Including 73 Per Cent Tin.

Any person may acquire and/or use babbitt with a tin content not exceeding 73 per cent for electric railway armature bearings and/or for bearings on naval vessels in accordance with babbitt specifications of the British Admiralty Technical Mission or the Royal Canadian Navy.

(6) Babbitt Containing More Than 73 Per Cent Tin Not to be Used Without a Permit.

Except under a permit in writing from the Metals Controller, no person shall acquire and/or use babbitt with a tin content exceeding 73 per cent.

Note:—Section 5 of this Order requires that certain babbitt purchase orders be accompanied by a signed certificate.

8. Solder

(1) Manufacturer of Solder.

Any person who holds a licence from the Metals Controller to manufacture solder, may use or consume tin or tin alloy for the manufacture of any solder except solder for use as a filler in automotive body work.

- (2) Acquisitions and Use of Solder.
 - (a) Any person may acquire and/or use solder containing not more than 30 per cent tin for any soldering or wiping except wiping or spraying on automotive body work, wiping new plumbing installations, soldering side seams on tinplate and terne plate containers, or automotive radiator dipping.
 - (b) Any person may acquire and/or use solder containing not more than 15 per cent tin for automotive radiator dipping.
 - (c) Any person may acquire and/or use solder containing not more than 3 per cent tin for soldering side seams on tin plate and/or terne plate containers.

Note:—Section 5 of this Order requires that certain solder purchase orders be accompanied by a signed certificate.

9. Manufacture or Repair of Dairy Equipment

Any person may acquire, use or consume tin or tin products:

- (a) To manufacture or repair dairy equipment, and
- (b) To manufacture tin products for use in the manufacture or repair of dairy equipment;

provided that tin or tin products shall be used in such manufacture or repair only to the minimum extent necessary to provide a protective coating against the corrosive action of milk, cream or cheese.

Note:—Section 5 of this Order requires that certain purchase orders of tin and tin products be accompanied by a signed certificate.

10. Coating Copper Wire

Any processor of copper wire may use tin as a coating for copper wire having a gauge No. 18 Browne & Sharpe or smaller and any tin alloy as a coating for any copper wire provided the tin content of such alloy does not exceed 30 per cent.

11. Foundry Chaplets

- (1) Tin plate waste waste and terne plate waste waste may be used for the manufacture of foundry chaplets.
- (2) Alloys containing not more than 5 per cent tin may be used as a coating for foundry chaplets if such chaplets are made from material other than tin plate waste waste or terne plate waste waste.

12. Collapsible Tubes

Any person may use tin or tin alloy in the manufacture of collapsible tubes provided that no tube shall have a tin content in excess of 1½ per cent of the total metallic weight thereof.

13. Foil

Any person may use tin or tin alloy in the manufacture of foil and any person may use such foil but only for the purposes and subject to the conditions hereinafter specified in this Section:

- (a) Foil for electrotyping or dental use shall not contain more than 30 per cent tin by metallic weight.
- (b) Foil for condensers shall not contain more than 4½ per cent tin by metallic weight.

- (c) Foil for the packaging of tea, yeast, cheese, medicinal and pharmaceutical products and for the wrapping of lead sheathed cable shall not contain more than 1½ per cent tin by metallic weight and such tin shall be obtained from tin alloys derived from scrap and containing not in excess of 95 per cent tin.
- (d) Foil for the packaging of cigarettes and cut tobacco shall not have a tin content in excess of ½ of 1 per cent by metallic weight and such tin shall be obtained from tin alloys derived from scrap and containing not in excess of 95 per cent tin.

14. Type Metal

- (1) Any person who holds a licence from the Metals Controller to manufacture type metal may use tin alloys derived from scrap and containing not in excess of 95 per cent tin in the manufacture and/or toning of type metal.
- (2) No person shall acquire, use or consume any type metal except for printing purposes.

15. Permits

The provisions of this Order shall be subject to any permit or release issued by the Controller.

16. Effective Date

This Order shall be effective on and after August 1, 1944.

F. M. CONNELL, Metals Controller

APPROVED:

J. GERALD GODSOE.

Chairman, Wartime Industries Control Board

Schedule A to Order No. M.C. 18D

(Certificate to accompany purchase orders for:

- (a) babbitt containing more than 15 per cent tin, or
- (b) solder containing tin, or
- (c) tin or tin products for use in the manufacture or repair of dairy equipment.)

	(the Agent of)
the	purchaser named in the attached purchase order, having a personal knowledge of facts, do hereby certify:
(1)	That the material covered by the attached purchase order is required for the following specific purpose:
	•••••••
(2)	That such purpose is authorized by Section of Order No. M.C. 18D, with which I am familiar.
(3)	That when the quantity ordered is delivered, my (our) stock will not exceed a thirty days' supply of such material.
	Signature
	Position
	Name of Supplier
	Address of Supplier

(Note: This Certificate may be reproduced.)

DEPARTMENT OF MUNITIONS AND SUPPLY

METALS CONTROLLER

ORDER No. M. C. 53A

(Antimony)

Dated July 28, 1944

Pursuant to the powers conferred by Order in Council P.C. 5225, dated June 19, 1942, and by any other Order in Council or Statute,

IT IS HEREBY ORDERED AS FOLLOWS:

1. Interpretation

For the purposes of this Order, unless the context otherwise requires:

- (a) "Antimony" shall mean any material containing not less than 98 per cent antimony in metallic form.
- (b) "person" shall include firm, partnership, corporation, company, any governmental body or department, and/or any aggregation of persons.

2. Order No. M.C. 53 Rescinded

The Order of the Metals Controller No. M.C. 53, dated June 3, 1943 is hereby rescinded.

3. Reports

Not later than the 10th day of each month, each person who has had in his possession, whether or not he was the owner thereof, more than 100 pounds of antimony at any time during the calendar month immediately preceding, shall forward to the Metals Controller on such form, and in such detail as the Metals Controller may require, a report of his consumption, receipts and shipments of antimony during such preceding month and of the stock of antimony in his possession at the end of such preceding month whether or not he was the owner thereof.

F. M. CONNELL,

Metals Controller

APPROVED:

J. GERALD GODSOE.

Chairman, Wartime Industries Control Board

DEPARTMENT OF MUNITIONS AND SUPPLY

MOTOR VEHICLE CONTROLLER

Order No. M.V.C. 18B

(Used Passenger Motor Vehicle Prices-Order No. M.V.C. 18A Rescinded)

Dated August 1, 1944.

Pursuant to the powers conferred by Order in Council P.C. 1121 of February 13. 1941, as amended, and any other enabling Order in Council or Statute, it is ordered as follows:

1. Orders No. M.V.C. 18A, 18A-1, and 18A-2 Rescinded

The Orders of the Motor Vehicle Controller No. M.V.C. 18A, dated September 29, 1943; No. M.V.C. 18A-1, dated November 27, 1943; and No. M.V.C. 18A-2, dated December 30, 1943, are hereby rescinded.

J. H. BERRY,

Motor Vehicle Controller.

APPROVED:

J. GERALD GODSOE,

Chairman, Wartime Industries Control Board.

Concurred in by the Wartime Prices and Trade Board:

D. GORDON, Chairman.

Note.—Order No. M.V.C. 18A, as amended is being replaced by, and revoked simultaneously with, the coming into force of Order A-1305 of the Administrator of Motor Vehicles and Parts, Wartime Prices and Trade Board, respecting Maximum Prices of Used Passenger Motor Vehicles.

DEPARTMENT OF MUNITIONS AND SUPPLY

OFFICE OF THE OIL CONTROLLER

15 KING STREET WEST, TORONTO

Order No. Oil 12-1944-A

(Gasoline Rationing-Order No. Oil 12-1944 Amended)

Dated July 26, 1944.

Pursuant to the powers conferred by Order in Council P.C. 1195 of February 19, 1941, and any other Order in Council or Statute,

IT IS ORDERED AS FOLLOWS:

1. Section 2 Subsection (6) Amended

The second last sentence of Subsection (6) of Section 2 of Order No. Oil 12-1944, dated March 15, 1944, is amended to read:

"Nothing in this subsection (6) shall apply to a sale or supply or delivery of gasoline to a bulk station, and gasoline may be marked by a bulk station operator at a bulk station and not otherwise."

2. Effective Date

This Order shall be effective on and from August 15, 1944.

G. R. COTTRELLE,

Oil Controller.

APPROVED:

J. E. MICHAUD,

Acting Minister of Munitions and Supply.

J. GERALD GODSOE,

Chairman, Wartime Industries Control Board.

DEPARTMENT OF MUNITIONS AND SUPPLY

TIMBER CONTROLLER

Order No. Timber 9-C

(Orders No. T.C.9, No. Timber 9-A and No. Timber 9B Rescinded)

Dated August 1, 1944.

Pursuant to the authority conferred by Order in Council P.C. 2716 of June 24, 1940, as amended, and by any other enabling Order in Council or Statute, it is hereby ordered as follows:

1. Order No. T.C.9 as Amended, Rescinded

Timber Controller's Order No. T.C. 9, dated December 19, 1941, Order No. Timber 9-A, dated December 1, 1942, and Order No. Timber 9B dated April 28, 1943, are rescinded.

A. H. WILLIAMSON,

Timber Controller.

APPROVED:

J. GERALD GODSOE, Chairman, Wartime Industries Control Board.

Concurred in:

D. GORDON, Chairman, Wartime Prices and Trade Board.

PART V

Export Permit Branch (Trade and Commerce)

EXPORT PERMIT BRANCH ORDER No. 96

Ottawa, July 22, 1944.

By virtue of the power conferred upon me by Order in Council P.C. 2448 of April 8, 1941, Paragraph 2, the undersigned hereby orders:

1. That Regulation 40 (b) of the Export Permit Regulations (Seventh Revision) be amended to read as follows:

Applications for permit to export to the Netherlands, West Indies or Dutch Guiana must be accompanied by an Import Licence from the authorities in the country of Import. This licence must, in addition, be certified by the Netherland Purchasing Commission, 41 East 42nd Street, New York City, N.Y., as valid only for the purchase of goods in Canada. Should the exporter not be in possession of an Import Licence, he is advised to communicate with the Netherlands Purchasing Commission.

2. That this Order shall come into force and have effect on and after August 1, 1944.

JAS. A. MacKINNON,
Minister of Trade and Commerce.



VOLUME III, No. 6



AUGUST 14, 1944

CANADIAN WAR ORDERS AND REGULATIONS 1944

Published under authority of Order in Council P.C. 10793 of 26th November, 1942

STATUTORY ORDERS AND REGULATIONS DIVISION PRIVY COUNCIL OFFICE

OTTAWA
EDMOND CLOUTIER
PRINTER TO THE KING'S MOST EXCELLENT MAJESTY
1944



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PART I

Orders in Council

Errata:

Canadian War Orders and Regulations 1944, Volume III, No. 4-page 177, P.C. 159/5000—date of approval should be 29th June, 1944.

Order in Council authorizing the International Pacific Salmon Fisheries Commission to enter into contracts re work at Hell's Gate Canyon and other points on the Fraser River Watershed

P.C. 5002

AT THE GOVERNMENT HOUSE AT OTTAWA

FRIDAY, the 30th day of June, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Fisheries reports that the following item appears in the Estimates tabled in Parliament for the fiscal year 1944-45:-

Vote 83 To provide for Canadian share of expenses of the International Pacific Salmon Fisheries Commission to overcome obstructions to the ascent of sockeye salmon at Hell's Gate Canyon, and for investigating and overcoming obstructions to such salmon at other points on the Fraser River Watershed \$1,000,000.

That a similar sum has been provided for the same purpose by the Government

of the United States, thus enabling the work to proceed at joint expense;

That persons who, in the opinion of the Minister, may be interested in the work contemplated at Hell's Gate, including the Government of the Province of British Columbia, the Canadian Pacific Railway Company and the Canadian National Railways, have been consulted with reference thereto and that such persons have no objection thereto provided their interests are adequately safeguarded;

That by arrangements between Canada and the United States all expenditures properly incurred by the Commission are paid by the Canadian Government, one-half of such payments to be recovered later by Canada from the United States Govern-

ment: and

That it is, by reason of the war, necessary for the security, defence, peace, order

and welfare of Canada that the Order hereinafter set forth be made.

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Fisheries, and under the authority of the War Measures Act, is pleased hereby to authorize the International Pacific Salmon Fisheries Commission constituted pursuant to the Fraser River Sockeye Convention, confirmed by chapter ten of the Statutes of Canada, one thousand, nine hundred and thirty, to enter into contracts in the name of His Majesty in right of Canada for the execution of the work at Hell's Gate Canyon and other points on the Fraser River, British Columbia, for which money is, or is to be, provided by the said Vote 83 hereinbefore set out; and is further pleased to authorize and doth hereby authorize the chairman and secretary of the said Commission to execute any such contract on behalf of the Commission.

> A. D. P. HEENEY, Clerk of the Privy Council.

Order in Council establishing the Oats and Barley Regulations 1944-45

P.C. 5998

AT THE GOVERNMENT HOUSE AT OTTAWA

Monday, the 31st day of July, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Trade and Commerce reports that the regulations made and established by Order in Council P.C. 4450 of the first day of June nineteen hundred and forty-three and amended by Orders in Council P.C. 8898 of the eighteenth day of November, nineteen hundred and forty-three, P.C. 1397 of the fourth day of March, nineteen hundred and forty-four and P.C. 3372 of the fifth day of May, nineteen hundred and forty-four, providing for the regulation of the exportation of oats and barley, the making of Advance Equalization Payments, the purchase of oats and barley by The Canadian Wheat Board and conferring powers on The Canadian Wheat Board for such purposes during the crop year commencing the first day of August, nineteen hundred and forty-three, expire on the thirty-first day of July, nineteen hundred and forty-four; and

That it is necessary, by reason of the war, for the security, defence, peace, order and welfare of Canada, that the annexed regulations, conferring the said powers on The Canadian Wheat Board for the crop year commencing the first day of August,

nineteen hundred and forty-four, be made.

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Trade and Commerce and under and by virtue of the powers conferred by the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, is pleased to make the annexed regulations and they are hereby made and established accordingly.

H. W. LOTHROP,
Associate Clerk of the Privy Council.

OATS AND BARLEY REGULATIONS

CROP YEAR 1944-45

Part I

1. These regulations may be cited as the "Oats and Barley Regulations, 1944-45".

INTERPRETATION

2. Except as hereinafter expressly provided, words and expressions in these regulations have the same meaning as in The Canadian Wheat Board Act.

Part II

EQUALIZATION PAYMENTS

- 3. In this part and in Part IV of these regulations and in any order made pursuant to the said Part IV, unless the context otherwise requires:
 - (a) "Advance Equalization Payment" means a payment authorized by regulation six;
 - (b) "crop year" means a period of one year commencing on the first day of August, nineteen hundred and forty-four, and expiring on the thirty-first day of July, nineteen hundred and forty-five;
 - (c) "dealer" means any elevator, mill or feed dealer licensed under the provisions of The Canada Grain Act or licensed by The Canadian Wheat Board;

- (d) "designated area" means that area comprised by the Province of Manitoba, the Province of Saskatchewan, the Province of Alberta and those parts of the Province of British Columbia known as the Peace River District and the Creston-Wynndel areas, and such other parts of the Province of British Columbia as the Board may from time to time designate;
- (e) "oats" and "barley" mean respectively oats and barley grown in the designated area, and, except as hereinafter expressely provided, include oats and barley whether processed or in natural form;
- (f) "operator" means an operator, as defined in The Canada Grain Act, of an elevator, and includes the agent of a dealer authorized to accept delivery of oats or barley on behalf of the dealer;
- (g) "permit book" means a Canadian Wheat Board delivery permit issued by The Canadian Wheat Board pursuant to the Grain Delivery Regulations, 1944-45;
- (h) "producer" includes, as well as any actual producer, any person entitled as landlord, vendor or mortgagee to the grain grown by an actual producer or to any share therein;
- (i) "purchaser" means any person, including a dealer, purchasing oats or barley from a dealer or a producer;
- (j) "retail sale" means a sale of oats or barley by the producer thereof to any purchaser;
- (k) a reference to a regulation by number is a reference to the regulation so numbered in these regulations.

EXPORT OF OATS AND BARLEY-EQUALIZATION FUNDS

- 4. (1) No person shall export or ship or send out of Canada oats or barley, or any product containing oats or barley, except with the permission of The Canadian Wheat Board obtained upon payment of such charge or fee as the Board may from time to time determine.
- (2) Notwithstanding anything contained in the preceding subsection, oats or barley, or any product containing oats or barley, transferred, exported or shipped to the United Kingdom of Great Britain under the War Appropriation (United Nations Mutual Aid) Act or to meet any other obligations which the Dominion of Canada may undertake for the provision of oats or barley, or any product containing oats or barley, for countries other than Canada at the expense of the Government of Canada, may be so transferred, exported or shipped without the permission of the Board or payment of any fee, and the Board shall not collect any fee or charge on the said exports or shipments.
- 5. The Board shall deposit monies received for the issue of permits for the export of oats or any products thereof in a fund hereinafter called the "Oats Equalization Fund" and monies received for the issue of permits for the export of barley or any products thereof in a fund hereinafter called the "Barley Equalization Fund".

ADVANCE EQUALIZATION PAYMENTS

- 6. (1) Upon application by a producer within the designated area who has sold by retail sale and delivered within the crop year oats or barley produced on land described in his permit book, which had been threshed or cleaned but not otherwise processed before the said sale and delivery, the Board shall pay to the producer ten cents in respect of each bushel of barley so sold and delivered, if the following conditions, hereinafter referred to as the "prescribed conditions" have been fulfilled;
 - (a) where the sale was made to a dealer:
 - (i) the oats or barley so sold and delivered were weighed at the time of delivery by the dealer or an operator acting on behalf of the dealer;
 - (ii) the dealer or his operator immediately upon completion of the weighing, recorded and entered in the permit book under which the oats or barley

were delivered all particulars of the sale including the name of the vendor and of the dealer, the quantity of oats or barley sold and the date of the sale and initialled the entries thereof; and

- (iii) the producers and the dealer jointly reported all particulars of the sale to the Board.
- (b) where the sale was made to a person other than a dealer;
 - (i) the oats or barley so sold and delivered were weighed at the time of delivery by a dealer or operator;
 - (ii) the dealer or the operator immediately upon completion of the weighing, recorded and entered in the permit book produced by the producer selling the oats or barley and in the permit book or feed purchase permit produced by the purchaser, all particulars of the sale including the name of the vendor and purchaser, the quantity of oats or barley sold and the date of the sale, and initialled the entries thereof;
 - (iii) the producer, the purchaser, and the dealer or operator weighing the oats or barley, jointly reported all particulars of the sale to the Board; and
 - (iv) the purchaser has made to the dealer by whom or by whose operator the oats and barley were weighed a refund to the Board of Advance Equalization Payments previously made to him, if any, required under regulation nine.
- (2) An Advance Equalization Payment shall be made on behalf of the Board by the dealer by whom or by whose operator the oats or barley, in respect of which the payment is made, are weighed, after fulfilment of the prescribed conditions:
 - (a) in the case of a retail sale of oats or barley to the dealer, at the time of the completion of the sale and delivery of the oats or barley;
 - (b) in the case of all other retail sales, after approval of the application for the Advance Equalization Payment by the Board.
- (3) An Advance Equalization Payment may be made by the issue to the producer entitled thereto of a cash ticket having stamped or written thereon the words "Canadian Wheat Board Equalization Payment", or as the Board may prescribe.
- (4) A dealer shall be entitled to charge and receive from producers selling and delivering oats or barley by retail sale as aforesaid, such service charges as may from time to time be fixed by the Board for services required under these regulations.
- 7. (1) Notwithstanding anything contained in regulation six, an Advance Equalization Payment shall not be paid to producers in respect of retail sales of oats or barley,
 - (a) to persons entitled as landlord, tenant, vendor or mortgagee or otherwise by contract or operation of law, to the oats or barley grown by the producer or any share thereof;
 - (b) mixed with other grains otherwise than as authorized by The Canada Grain. Act or any regulation made pursuant thereto;
 - (c) to be fed to livestock or poultry on the lands described in the producer's permit book;
 - (d) delivered by a producer for the purpose of having the said oats or barley chopped, ground, mashed, crimped or otherwise processed for the use of the producer or to be fed to livestock or poultry on the lands described in the producer's permit book.
- (2) Where an Advance Equalization Payment is made to a producer which is prohibited by this regulation, or where, pursuant to a sale of oats or barley in respect of which an Advance Equalization Payment is made, the oats or barley so sold are used for the purposes specified in paragraph (c) or (d) of subsection one of this regulation, the producer to whom the payment was made shall be liable to refund the payment to the Board, and without limitation on the powers of the Board otherwise to revoke or suspend the permit book under which the producer is entitled to deliver grain, the Board may revoke the said permit book or may suspend the right to deliver grain under the said permit book until the refund is made.

PURCHASES BY PERSONS OTHER THAN DEALERS

- 8. (1) Except with the permission of the Board, no person other than a dealer shall purchase oats or barley whether in natural form or cleaned, chopped, ground, mashed or crimped, unless
 - (a) he is entitled to the use of a permit book or a feed purchase permit;
 - (b) the purchase is made from a dealer or a producer;
 - (c) the oats or barley are weighed by a dealer or operator at the time of the purchase;
 - (d) the net weight in bushels after dockage is entered in the said permit book or feed purchase permit by the dealer or operator weighing the oats or barley; and
 - (e) he makes to the dealer by whom or by whose operator the oats or barley are weighed the refund to the Board of Advance Equalization Payments previously made to him, if any, required by regulation nine.
- (2) No person who has purchased oats or barley under a permit book or feed purchase permit shall
 - (a) feed such oats or barley to livestock or poultry on lands other than those described in the permit book or the feed purchase permit; or
 - (b) resell such oats or barley whether in natural form, or cleaned, chopped, ground, mashed or crimped, or the products of such oats or barley.
- 9. (1) Every purchaser who purchases oats or barley whether in natural form or cleaned, chopped, ground, mashed or crimped, shall at the time of the purchase refund to the Board the amount of the Advance Equalization Payments, if any, previously paid in respect of sales of the same kind of grain made in the crop year under the permit book used by the purchaser, by paying to the Board at the time of the said purchase ten cents in respect of each bushel of oats and fifteen cents in respect of each bushel of barley, whether in natural form or processed as aforesaid, purchased by him, but no purchaser shall be required to refund or pay to the Board any sum in excess of the total amount of the Advance Equalization Payments so paid, less any repayments thereof previously made to the Board during the crop year.
- (2) Any refund payable to the Board under this regulation or under subsection two of regulation seven shall be recoverable as a debt due to the Crown and, without prejudice to any other remedy, may be recovered by the Board as a civil debt.
- 10. (1) Except with the permission of the Board, no person other than a dealer or a producer shall sell oats or barley.
- (2) No dealer or producer shall sell oats or barley whether in natural form or cleaned, chopped, ground, mashed or crimped, to any purchaser unless the sale if made in accordance with regulation eight, and the refund, if any, required by regulation nine has been made to the Board.
- (3) When oats or barley is purchased by any person from a dealer or a producer, the dealer or operator by whom the oats or barley are weighed shall, immediately upon the completion of the weighing of the oats or barley so purchased, truly and correctly record and enter the net weight in bushels, after dockage, of the oats or barley so purchased, the name of the vendor and of the purchaser and the date of the purchase, in the permit book or feed purchase permit produced by the purchaser, and, if the vendor is a producer, in the permit book produced by him, and shall initial such entries.

FEED PURCHASE PERMITS

- 11. (1) Application may be made to the Board upon forms prescribed and supplied by the Board for the issuance to the applicant of a feed purchase permit authorizing the purchase of oats or barley.
- (2) No feed purchase permit shall be issued to any producer who is entitled to use a permit book for the purchase or delivery of oats or barley.

- (3) There shall not be issued more than one feed purchase permit relating to any farm or group of farms operated as a unit and the person in actual possession and occupation of the farm described in a feed purchase permit shall have the prior right to possession of such feed purchase permit.
- (4) No person shall apply for or receive, and there shall not be issued more than one feed purchase permit for each farm or group of farms operated as a unit and the Board may, for the purpose of this regulation, determine whether two or more farms are operated as a unit, notwithstanding that the same may be operated by different persons.
- 12 (1) Any producer who is entitled to the use of a permit book for the delivery of grain shall be entitled to the use of the said permit book for the purchase of oats or barley and for such purpose the producer in possession of the permit book shall make the said permit book available.
- (2) Any person entitled to a share of the crop produced on any land as landlord, vendor, mortgagee or otherwise shall be entitled to the use of the feed purchase permit in which such lands are described for the purpose of purchasing oats or barley and for such purpose the person in possession of such feed purchase permit shall make such feed purchase permit available.
- (3) The enforcement of this regulation-shall be the direct concern and responsibility of the interested parties and no legal obligation shall devolve on the Board with respect thereto.
 - 13. Regulations eight, nine, ten, eleven and twelve shall not apply to
 - (a) a purchaser who has not bought or sold more than ten bushels of oats or barley in any period of two weeks' duration during the crop year;
 - (b) persons who are parties to retail sales of oats or barley if no application is made by the vendor for payment of an Advance Equalization Payment in respect thereof.

PRODUCER'S PARTICIPATION IN SURPLUS

- 14. The Board shall deduct from the total funds accumulated in the Oats Equalization Fund during the crop year
 - (a) the total amount paid to producers of oats by the Board pursuant to the provisions of regulation six; and
 - (b) all other monies disbursed by or on behalf of the Board in connection with the payments to producers of oats required by regulation six and without limiting the foregoing, all expenses of or incidental to the operations of the Board relating to the payment of Advance Equalization Payments to producers, including the remuneration, allowances, travelling and living expenses of the Commissioners, officers, clerks and employees of the Board attributable to such payments,

and thereafter the surplus (if any) shall be distributed equitably among producers entitled to receive or who have received Advance Equalization Payments in respect of sales of oats provided that the Board shall be reimbursed in respect of any deficit, after making such deductions, out of monies appropriated by Parliament.

- 15. The Board shall deduct from the total funds accumulated in the Barley Equalization Fund during the crop year
 - (a) the total amount paid to producers of barley by the Board pursuant to the provisions of regulation six, and
 - (b) all other monies disbursed by or on behalf of the Board in connection with the payments to producers of barley required by regulation six and without limiting the foregoing, all expenses of or incidental to the operations of the Board relating to the payment of Advance Equalization Payments to producers, including the remuneration, allowances, travelling and living expenses of the Commissioners, officers, clerks and employees of the Board attributable to such

14

payments and thereafter the surplus (if any) shall be distributed equitably among producers entitled to receive or who have received Advance Equalization Payments in respect of sales of barley provided that the Board shall be reimbursed in respect of any deficit, after making such deductions, out of monies appropriated by Parliament.

Part III

OATS AND BARLEY PRICE STABILIZATION

16. The Board is hereby empowered to buy Winnipeg barley futures or cash barley at a price per bushel which will assure that producers in Western Canada will be continuously offered the following prices per bushel for barley basis in store Fort William/Port Arthur:

No. 1	Canad	la Wester	n Two	Row	or	Six Ro	w or	No. 2	2
C	anada 1	Western '	Two Ro	ow or	Six	Row .			.60c.
No. 3	Canad	la Weste	rn						.58c.
No. 1	Feed								56c

and such prices for each other grade of barley as in the opinion of the Board brings such grade into proper relationship with the grades of barley hereinbefore named.

17. The Board is hereby empowered to buy Winnipeg oats futures or cash oats at a price per bushel which will assure that producers in Western Canada will be continuously offered the following prices per bushel for oats basis in store Fort William/Port Arthur:

No. 2	Canada Western Oats45c	
	No. 3 Canada Western, No. 3 Canada Western	
or	Extra No. 1 Feed42c.	
No. 1	Feed	

and such prices for other grade of oats as in the opinion of the Board brings such grade into proper relationship with the grades of oats hereinbefore named.

- 18. It shall be the duty of the Board
- (a) to buy all oats or barley offered for sale by producers at the prices established in accordance with regulations sixteen and seventeen of this Part;
- (b) to report in writing to the Minister as soon as possible after the end of each month, as at the close of business on the last day of said month, its purchases and sales of oats and barley during the month and the quantities of oats and barley then on hand, the contracts to take delivery of oats and barley then held, the cost of same to the Board and the financial results of the Board's operations, which report shall be certified by the auditors of the Board;
- (c) to make such other reports and furnish such further information as the minister may from time to time require;
- (d) to appoint a responsible firm of Chartered Accountants for the purpose of auditing accounts and records and certifying such reports of the Board as the Governor in Council may require;
- (e) to give effect to any Order in Council that may be passed with respect to the operations of the Board under this Part.
- 19. (1) The Board is empowered to enter into ordinary commercial banking arrangements on its own credit, and to borrow money on the security of oats and barley delivered to the Board, and the Governor in Council may authorize the Minister of Finance to guarantee advances made to the Board or to make loans or advances to the Board on such terms and conditions as may be agreed upon.
- (2) The Board may pay out money borrowed by it under the authority of this regulation for the purchase of oats or barley under this Part, and also for expenses of the Board in connection with the administration of this Part.
- (3) Any net losses arising from the operations of the Board under this Part shall be paid from and out of monies appropriated by Parliament for carrying out measures deemed necessary in consequence of the existence of a state of war.

- (4) Any net profits arising from operations of the Board under this Part in respect of oats shall accrue to the Oats Equalization Fund as soon as such profit is ascertained and after all oats acquired by the Board during the crop year have been disposed of.
- (5) Any net profits arising from the operations of the Board under this Part in respect of barley shall accrue to the Barley Equalization Fund as soon as such profit is ascertained and after all barley acquired by the Board during the crop year has been disposed of.

Part IV

GENERAL

- 20. The Board shall have all such corporate powers as are necessary or incidental to the handling and marketing of oats or barley purchased by it under these regulations, and, in addition and without limitation thereon, the Board may:—
 - (a) buy, take delivery of, store, or transport, or sell, or otherwise dispose of oats or barley;
 - (b) pay elevator or other agents of the Board and commission, storage, or other charges, remuneration or compensation, as may be agreed upon, subject to any provisions relating thereto of The Canada Grain Act, or any statute or law;
 - (c) enter into contracts or agreements of any kind and with any person whatsoever with respect to the purchase, sale, handling, storage, transportation, or insurance of oats or barley;
 - (d) employ such officers, clerks and employees as may be necessary for the administration of these regulations.
 - 21. The Board may, by order,
 - (1) (a) prohibit any person from handling, delivering, selling, disposing of, milling, processing, receiving, storing, purchasing, or acquiring oats or barley, or any quantity of any grade or quality thereof in excess of such quantity as may be fixed by the Board, by way of a quota, or otherwise, either generally or except under a permit or licence from the Board issued under such terms and conditions as the Board may deem advisable;
 - (b) determine the amount of any fee or charge to be paid to the Board as consideration for the issue of any licence or permit by the Board for the import or export into or from Canada of oats or barley or any grade or quality thereof:
 - (c) prescribe the manner in which oats or barley sold by producers shall be weighed by dealers or operators and determine and fix the charges to be paid to dealers for services required by these regulations;
 - (d) require any person to make reports or returns to the Board furnishing such information relating to the sale or purchase, handling or storage of oats or barley by him either on his own behalf or as agent for or on behalf of some other person, as the Board deems advisable;
 - (e) exclude any person or any grade, quantity or quality of oats or barley or any lands from the operation of all or any of the provisions of these regulations;
 - (f) prescribe such forms as it deems necessary for the administration of these regulations or any order made pursuant to these regulations;
 - (g) require any person to keep such records of sales of oats or barley as the Board deems advisable and prescribe the form thereof;
 - (h) prescribe the means by and manner in which Advance Equalization Payments shall be made;
 - (i) provide for any matter necessary or incidental to the foregoing, or to the effective operation of any order made by the Board in relation to the foregoing;
 - (i) amend or revoke any order made pursuant to these regulations.
 - (2) The Board shall have and exercise for the purposes of these regulations all the powers conferred on the Board by "The Grain Delivery Regulations, 1944-45" made by Order in Council P.C. 5240, dated July 10, 1944.

(3) The Interpretation Act and every provision thereof shall be applicable to and in respect of every order made pursuant to these regulations except insofar as any such provision is inconsistent with the intent or object of such order or would give to any word, expression or clause thereof an interpretation repugnant to the subject matter or the context or is in such order declared to be not applicable thereto.

22. Every person who

- (a) makes any false entry in a permit book or a feed purchase permit or furnished any false particulars of any retail sale to the Board for the purposes of, or to assist any person in obtaining an Advance Equalization Payment under these regulations; or who
- (b) contravenes or omits to comply with these regulations or with any order made by the Board under these regulations

shall be guilty of an offence and liable on summary conviction to a fine not exceeding five thousand dollars or to imprisonment not exceeding two years or to both such fine and such imprisonment.

23. These regulations shall be operative notwithstanding any statute or law to the contrary and shall come into operation on the first day of August nineteen hundred and forty-four, and, save and except regulations fourteen and fifteen hereof, shall expire on the thirty-first day of July, nineteen hundred and forty-five, subject to the provisions of section nineteen of the Interpretation Act, which is hereby made applicable hereto as if the said regulations were revoked on said latter date.

Order in Council appointing Judge J. C. A. Cameron to be Alternate Chairman of the National War Labour Board.

P.C. 6003

AT THE GOVERNMENT HOUSE AT OTTAWA

Tuesday, the 1st day of August, 1944.

PRESENT.

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Labour reports that for the purpose of expediting the disposition of applications coming before the National War Labour Board under the provisions of the Wartime Wages Control Order, P.C. 9384, dated December 9, 1943, the Chairman of the National War Labour Board has recommended that provision be made for the appointment of an Alternate Chairman of the said Board to preside at meetings thereof in the absence of the Chairman; and

That it is necessary for the security, defence, peace, order and welfare of Canada to make provision accordingly.

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Labour and under the authority of the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, is pleased to appoint and doth hereby appoint His Honour Judge J. C. A. Cameron of Belleville, Ontario, to be Alternate Chairman of the National War Labour Board established under the Wartime Wages Control Order, P.C. 9384 of December 9, 1943, Judge Cameron to be paid living and travelling expenses while absent from his place of residence in the course of his duties.

His Excellency in Council, on the same recommendation is further pleased to order and doth hereby order as follows,—

1. The Alternate Chairman shall preside over the National War Labour Board in the absence of the Chairman and for such purpose shall be a member of the said Board and shall have the voting rights of the Chairman thereof.

2. The Alternate Chairman of the National War Labour Board shall not have a vote at any meeting of the Board at which the Chairman thereof is present nor shall the Vice-Chairman of the Wartime Labour Relations Board established pursuant to Order in Council P.C. 1003 of February 17, 1944, have a vote at any meeting of the said Board at which the Chairman thereof is present.

> A. D. P. HEENEY, Clerk of the Privy Council.

Order in Council providing for import control of sugar candy.

P.C. 6008

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 1st day of August, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Finance reports that control by permit over the importation into Canada of sugar candy is required in order to implement agreements for the allocation and controlled distribution of sugar;

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Finance, and under authority of the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, is pleased to order and it is hereby ordered as follows,-

On and after August 1, 1944, the importation into Canada from any country of the goods enumerated hereunder is prohibited except under and in accordance with the terms of a permit issued by or on behalf of, the Minister of National Revenue:

Item No.

Description

ex 141 Sugar candy, not including sweetened gums, candied popcorn, and candied nuts.

A. D. P. HEENEY, Clerk of the Privy Council.

Order in Council exempting waste portions of unused fabrics, or used garments from customs duty.

P.C. 6009

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 1st day of August, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Finance reports,-

That waste portions of unused fabrics, or used garments, imported by manufacturers to be used exclusively for distintegrating, or for manufacture into wiping rags in their own factories are exempt from customs duty, regardless of the country of origin:

That if the aforementioned goods are imported from the United States or any other Intermediate Tariff country by other than manufacturers they are subject in

most cases to a customs duty of 10 per cent ad valorem; and

That it would be in the best interests of Canadian industry if waste portions of

unused fabrics, or used garments, were exempt from customs duty.

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Finance, and under authority of the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, is pleased to order and it is hereby ordered that waste portions of unused fabrics, or used garments, be accorded the tariff treatment hereunder indicated, effective April 1, 1944:

Item No.

Description

535f

British Preferential Tariff Free

 Inter General mediate

 Tariff
 Tariff

 Free
 Free

A. D. P. HEENEY,

Clerk of the Privy Council.

Order in Council exempting dried whey, dried skim milk and dried buttermilk from customs duty and war exchange tax.

P.C. 6010

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 1st day of August, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Finance reports that imports of dried whey, dried skim milk and dried buttermilk are subject to a rate of customs duty of 2½ cents per pound under the British Preferential Tariff and 5 cents per pound under the Intermediate and General Tariffs, with an Australian and New Zealand Trade Agreement rate of 1 cent per pound;

That imports of dried whey, dried skim milk and dried buttermilk from the United States or from any other non-British Empire country are subject to the

War Exchange Tax of 10 per cent ad valorem;

That Order in Council P.C. 3011 of April 14, 1942, exempted dried whey, dried skim milk and dried buttermilk, when imported for use as animal or poultry feeds or when imported for use in the manufacture of animal or poultry feeds, from customs duty and war exchange tax during the period April 1, 1942, to July 31, 1942;

That in October, 1943, arrangements were made to export liquid whey to the United States for the purpose of extracting lactose therefrom to be used in growing mould for the production of penicillin, and Order in Council P.C. 7945 of October 14, 1943, exempted from customs duty and war exchange tax the residue of this liquid whey when returned to Canada as dried whey for use as animal or poultry feeds or for use in the manufacture of animal or poultry feeds; and

That the Feeds Administration of the Wartime Prices and Trade Board represents that there is a shortage of dried milk products for use in the preparation of specialized feeds and recommends the removal of the customs duty and the war exchange tax on imports of dried whey, dried skim milk and dried buttermilk in order to enable these feed ingredients to be sold under the established price ceiling.

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Finance and under the authority of the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, is pleased to order and it is hereby ordered;

1. That imports of dried whey, dried skim milk and dried buttermilk be accorded the tariff treatment hereunder indicated, effective August 1, 1944, until December 31, 1944.

Dried whey, dried skim milk and dried buttermilk, when imported for use as animal or poultry feeds or when imported for use in the manufacture of animal or poultry feeds......

(to be designated as Tariff Item 43b)

- 2. That dried whey, dried skim milk and dried buttermilk be exempt from the war exchange tax of 10 per cent ad valorem, effective August 1, 1944, until December 31, 1944.
- 3. That Order in Council P.C. 7945, dated October 14, 1943, be and it is hereby revoked, effective August 1, 1944.

A. D. P. HEENEY, Clerk of the Privy Council.

Order in Council exempting heavy fuel oil from customs duty during 1944 under certain conditions.

P.C. 6011

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 1st day of August, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Finance reports:

That the demand for heavy fuel oil in British Columbia has been steadily increasing during the past year with the result that it is now impossible to supply requirements from the crude oils available for refining in British Columbia;

That for some time heavy fuel oil for domestic consumption in British Columbia has been imported from California;

That it is now necessary to import a portion of British Columbia's crude oil requirements from Ecuador and Colombia instead of from California;

That the domestic ceiling price of heavy fuel oil does not include the customs duty of ½ cent per Imperial gallon;

That a loss of more than the customs duty must be borne by the importer on heavy fuel oil sold for domestic consumption; and

That the Oil Controller recommends that heavy fuel oil, .934 specific gravity or heavier at 60 degrees Fahrenheit, when imported into British Columbia ports in bulk by tank vessels during the calendar year 1944 be exempt from the customs duty of ½ cent per Imperial gallon.

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Finance, and under authority of the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, is pleased to order and it is hereby ordered that imports of heavy fuel oil, as described hereunder, when imported into British Columbia ports in bulk by tank vessels, be exempt from customs duty during the period January 1, 1944 to December 31, 1944;

Item No. 269b

Description

Products of petroleum, n.o.p., •934 specific gravity (20 A.P.I.) or heavier at 60 degrees Fahrenheit, when imported into British Columbia ports in bulk by tank vessels

British
Preferential
Tariff
Free

Intermediate
Tariff
Free

General Tariff Free

A. D. P. HEENEY, Clerk of the Privy Council.

Order in Council providing for a customs drawback of 99 per cent on bituminous coal screenings converted into coke for use in smelting etc.

P.C. 6012

AT THE GOVERNMENT HOUSE AT OTTAWA

Tuesday, the 1st day of August, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Finance reports:

That Item 1019 of Schedule "B" to the Customs Tariff provides for a drawback of 99 per cent of the customs duty paid on bituminous coal when imported by proprietors of coke ovens and converted at their coke ovens into coke for use in the smelting of metals from ores and in the melting of metals;

That substantial quantities of coal screenings, known as "degradation slack", which have been found to be suitable for coking purposes, have been accumulated at

certain centres in Canada;

That if proprietors of coke ovens convert these screenings into coke for use in the smelting of metal from ores and in the melting of metals, they are not entitled to the benefits of Drawback Item 1019 as they were not the importers of such screenings;

That the Coal Controller recommends that the provisions of Drawback Item 1019 be extended to bituminous coal screenings used in the production of coke; and

That it would be in the best interests of Canadian industry if a temporary Drawback Item were established providing for a drawback of 99 per cent of the customs duty paid on bituminous coal screenings converted into coke for use in the smelting of metals from ores and in the melting of metals, whether or not such screenings are imported by proprietors of coke ovens.

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Finance and under the authority of the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, is pleased to order that a temporary item be and it is hereby established in Schedule "B" to the Customs Tariff, providing for a drawback of 99 per cent of the customs duty paid on bituminous

coal screenings, as set forth hereunder:

Item No.

Goods

When Subject to Drawback

Portion of Duty (not including Special Duty or Dumping Duty) Payable as Drawback

1019a

Bituminous coal of a quality suitable for by-product coke oven use, entered for consumption ex-warehouse on and after August 1, 1942.

When imported and converted at coke ovens into coke for use in the smelting of metals from ores and in the melting of metals

99 p.c.

H. W. LOTHROP,
Associate Clerk of the Privy Council.

Order in Council continuing payments in respect of western wheat purchased for feed purposes.

P.C. 6022

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 1st day of August, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas by Order in Council P.C. 8735, dated November 11, 1943, as amended by Order in Council P.C. 275, dated January 21, 1944, provision was made for payments at the rate of 25 cents per bushel in respect of western wheat purchased for feed purposes;

And whereas the Minister of Finance reports that the Agricultural Supplies Board concurs in the view that it is necessary to continue these payments in order to maintain a reasonable relationship between the purchase cost of western wheat to feeders

and the price of other feed grains and livestock products.

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Finance, is pleased to revoke and doth hereby revoke Orders in Council P.C. 8735, dated November 41, 1943, and P.C. 275, dated January 21, 1944.

His Excellency in Council, on the recommendation of the Minister of Finance, and under and by virtue of the powers conferred on the Governor in Council by the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, and otherwise,

is pleased to order and doth hereby order as follows:-

1. Payments at the rate of 25 cents per bushel are hereby authorized in respect of western wheat purchased on or after the date of this Order, from a dealer licensed by the Canadian Wheat Board or from a producer of western wheat, for use exclusively as feed for livestock and poultry, such payments being made in accordance with the following terms and conditions:

- (a) "Western wheat" means wheat grown in the Provinces of Manitoba, Saskatchewan and Alberta, in that part of Ontario lying west of Fort WilliamPort Arthur and in that part of British Columbia known as the Peace River
 district, the Creston and Wynndel areas and in such other parts of British
 Columbia as the Canadian Wheat Board may from time to time designate
 under the Grain Delivery Regulations, 1944-45, established under Order in
 Council P.C. 5240, dated July 10, 1944;
- (b) In respect of western wheat purchased for use exclusively as feed for live-stock and poultry in the Provinces of Ontario, Quebec, New Brunswick, Nova Scotia, Prince Edward Island and British Columbia, with the exception of those parts of Ontario and British Columbia, specified in paragraph (a), payment shall be made under similar conditions to the payment of freight charges under the Freight Assistance Policy as set forth in Orders in Council P.C. 8396, dated October 28, 1941, and P.C. 8989, dated November 18, 1941, and regulations issued thereunder;
- (c) In respect of western wheat purchased for use exclusively as feed for livestock and poultry in the provinces and areas specified in paragraph (a) and the cities of Fort William-Port Arthur, payment shall be made in accordance with regulations issued pursuant hereto, provided that in no case shall payment be made to producers of western wheat possessing a permit book issued by the Canadian Wheat Board entitling the holder to deliver wheat during the crop year 1944-45, unless the holder of such permit book submits such permit book for inspection and the Feeds Administrator is satisfied that at time of application the permit holder has no wheat on his farm for sale, and provided further that the holder of such permit book shall not be eligible for payment hereunder in respect of a number of bushels of wheat delivered under and recorded in the said permit book;

- (d) Payment shall be made only in respect of such wheat, whether sold separately or as an ingredient of a mixed feed, as is shown to contain not more than the maximum limits of foreign material allowed under the Canada Grain Act for the lowest numerical statutory grade of wheat;
- (e) The claimant for payment hereunder shall reduce his selling price of wheat (whether in the form of whole grain or processed or mixed feed) in respect of wheat eligible for payment hereunder by the full amount of the payment for which such wheat is eligible;
- (f) Stocks of wheat in the hands of retail dealers on the effective date of this Order, in respect of which payments have been made under Order in Council P.C. 8175 dated September 11, 1942, shall be eligible for a further payment of 17 cents per bushel;
- (g) No payment shall be made in respect of any grade of wheat sold, at a price higher than the Canadian Wheat Board selling price for wheat held for account of His Majesty, basis in store Fort William-Port Arthur or Vancouver, for Manitoba Number Four Northern as established from time to time, provided that on submission of evidence satisfactory to the Feeds Administrator grades of higher value than Manitoba Four Northern shall be eligible for the payment authorized by paragraph (f) hereof if they were in dealers' hands at the close of business November 13, 1943, and were resold for use as feed but not delivered or were purchased in good faith for resale as feed or were already processed into mixed feeds;
- (h) No payment shall be made in respect of any wheat purchased from a producer of western wheat unless such wheat is weighed, graded and recorded in the Canadian Wheat Board permit books held by the seller and the purchaser at an elevator or warehouse licensed by the Canadian Wheat Board in accordance with regulations issued pursuant hereto.
- 2. The Feeds Administrator under the direction of the Agricultural Supplies Board is hereby charged with the administration of this Order in Council and all the powers of the said Administrator shall be exercisable by him with respect to such Order, and the said Administrator is hereby authorized to make such orders or regulations as may be necessary or advisable for carrying out the provisions of such Order.
- 3. Expenditures under this Order in Council shall be charged against monies to be allotted from the War Appropriation for this purpose.
 - 4. This Order shall come into effect on August 1, 1944.

A. D. P. HEENEY, Clerk of the Privy Council.

Order in Council terminating the direct control over the production of new models of machines, appliances or other articles.

P.C. 6066

AT THE GOVERNMENT HOUSE AT OTTAWA

FRIDAY, the 4th day of August, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas Order in Council P.C. 6765 of November 20, 1940 provides in part that no person, firm or corporation shall hereafter make, assemble or produce a new model of any machine, appliance or other article;

And whereas the Machine Tools Controller is by the Order in Council given authority to issue permits of exemption from its provisions where he is satisfied that there is sufficient reason to do so;

And whereas the Minister of Munitions and Supply reports that controls exercised by Controllers and Administrators or other Government agencies over the use of critical materials and services are now adequate in view of the present supply situation on machine tools to regulate the production of experimental or other new models as circumstances may require;

That the direct control of new models provided by Order in Council P.C. 6765

is no longer necessary; and

That it is desirable to rescind Order in Council P.C. 6765 of November 20, 1940. Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Munitions and Supply, is pleased to revoke Order in Council P.C. 6765 of November 20, 1940 and it is hereby revoked accordingly.

A. D. P. HEENEY, Clerk of the Privy Council.

Order in Council providing that certain orders by the Department of Munitions and Supply for supplies shall not be deemed "contracts" under Section 8 of the Department of Munitions and Supply Act.

P.C. 6110

AT THE GOVERNMENT HOUSE AT OTTAWA

Friday, the 4th day of August, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas Section 8 of The Department of Munitions and Supply Act, with respect to contracts to be entered into by the Minister of Munitions and Supply on behalf of His Majesty provides that, subject to certain exceptions, no contract for an estimated expenditure of more than \$15,000 shall be entered into without authority from the Governor in Council:

And whereas the Minister of Munitions and Supply reports that in some cases the munitions of war or supplies for which requisitions or contract demands are received by the Department have already been manufactured or procured and are the property of His Majesty or of a Government-owned company the incorporation of which has been procured by the Minister of Munitions and Supply pursuant to the powers conferred by Section 6(3) of the said Act;

That in such cases no additional expenditure of public funds is required in connection with the procurement by the Department of Munitions and Supply of such munitions of war or supplies to fill such requisitions or contract demands; and

That it is desirable that it be made clear that such transactions as aforesaid do not

fall within Section 8 of the said Act.

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Munitions and Supply, and under and by virtue of the powers conferred by the War Measures Act and The Department of Munitions and Supply Act, is pleased to order and it is hereby ordered that any transfer order or purchase order or other order issued by the Department of Munitions and Supply for munitions of war or supplies which at the time of the issuance of such order are the property of His Majesty, or of any such Government-owned company as aforesaid, shall not be deemed to be a "contract" to which Section 8 of The Department of Munitions and Supply Act applies, if the procurement by the said Department of such munitions of war or supplies does not involve any expenditure of public funds not previously authorized.

A. D. P. HEENEY, Clerk of the Privy Council.

Order in Council re Auxiliary Services Personnel

P.C. 50/6270

Certified to be a true copy of a minute of a Meeting of the Treasury Board, approved by His Excellency the Governor General in Council, on the 9th August, 1944.

The Board recommend that, under authority of the War Measures Act, Order in Council of March 8, 1944, P.C. 44/1555, with reference to Auxiliary Services personnel, be amended by addition after the words "effective January 1, 1944" of the following:—

"except that in respect of supervisors as defined in Part I of the Order annexed as Appendix 'A' this Order shall take effect as of and from the date the said supervisors embarked for service outside of Canada; provided, however, that the benefits in respect to pay, dependents' allowances and outfit allowances of said supervisors shall apply only as of and from 1st January, 1944."

A. D. P. HEENEY, Clerk of the Privy Council.

PART II

Miscellaneous Administrative Orders

DEPARTMENT OF NATIONAL REVENUE

Series D No. 47

T. C. 131 Revised

MEMORANDUM

CUSTOMS DIVISION

OTTAWA, 1st August, 1944.

To Collectors of Customs and Excise, and others concerned:

Tariff Change by Order in Council

Oranges originating in and imported from countries the products of which are subject to Intermediate or General Tariff treatment are exempt from the duty of Customs of 35 cents per cubic foot during the period 1st August, 1944 to 31st December, 1944.

D. SIM,
Deputy Minister of National Revenue,
Customs and Excise.

(P.C. 5999, 31/7/44—Authority, War Measures Act.)

PART III

Wartime Prices and Trade Board

(Finance)

Board Orders

WARTIME PRICES AND TRADE BOARD

ORDER No. 425

Living Accommodation in Tourist Cabins and in Automobile-trailers

Explanatory Note:

Due to wartime restrictions, tourist trade has been substantially curtailed throughout Canada and in many areas in which there is an acute shortage of housing accommodation tourist accommodations have been rented at daily tourist rates to resident war-workers and other persons contemplating comparatively lengthy occupancy. As these tourist accommodations are no longer being used for the purpose for which they were originally intended, it is in the national interest that they be treated as housing accommodations and be let at rentals comparable to rentals generally prevailing in the same locality for other housing accommodation.

Under powers given to the Board by the Wartime Leasehold Regulations, being Order in Council P.C. 9029, dated November 21, 1941, and amendments thereto,

THIS BOARD ORDERS AS FOLLOWS:

- 1. For the purpose of this Order, unless the context otherwise requires, the definition of any expression contained in Order No. 294 of the Board shall extend and apply to the same expression in this Order.
- 2. Notwithstanding any definition to the contrary contained in any other Order of the Board, any accommodation in a tourist cabin or in any automobile-trailer shall be deemed to be housing accommodation for which no maximum rental has been fixed, as referred to in Section 10 of Order No. 294 of the Board, and to which the provisions of Order No. 294 relating to housing accommodation shall apply.
- 3. The Regional Rentals Officer may exempt any accommodation in a tourist cabin or in an automobile-trailer from the provisions of this Order if he is satisfied that the accommodation is kept available at all times for occupancy by bona fide tourists or travellers. For the purpose of this Section, "Regional Rentals Officer" means the person appointed as such by the Board for the area in which the accommodation is situated.
- 4. This Order shall apply to such areas as a Rentals Administrator may designate by notice published in Canadian War Orders and Regulations.
 - 5. This Order shall come into force on the 29th day of July, 1944.

Made at Ottawa, this 26th day of July, 1944.

D. GORDON,
Chairman.

WARTIME PRICES AND TRADE BOARD

ORDER No. 428

Termination of Leases for Certain Shared Accommodation

Since the requirements regarding dispossession of tenants of housing accommodation were removed from shared accommodation on October 1, 1943, by Order No. 294 of the Board, circumstances have developed that make it advisable in the national interest that those requirements be reinstated in regard to shared accommodation.

Therefore, under powers, given to the Board by the Wartime Leasehold Regulations, being Order in Council P.C. 9029, dated November 21, 1941, and amendments, The Board Hereby Orders as Follows:

- 1. For the purposes of this Order, unless the context otherwise requires, the definition of any expression contained in Order No. 294 of the Board shall extend and apply to the same expression contained in this Order.
- 2. (1) Notwithstanding anything contained in any other Order of the Board, the provisions of Part II of said Order No. 294 entitled "Termination of Leases for Housing Accommodation" except the provisions of Sections 15A, 15B, 15C and 15D thereof shall apply to any shared accommodation as if the accommodation were housing accommodation, unless the tenant thereof is a boarder.
- (2) Any notice to vacate, however, given before July 29, 1944, to the tenant of any shared accommodation in accordance with the law of the province in which the accommodation is situated shall remain in full force and effect.
- 3. (1) This Section and Section 4 apply to shared accommodation instead of Sections 15A, 15B, 15C and 15D of Order No. 294. A landlord of any shared accommodation may give to the tenant of that accommodation a notice to vacate which notice shall be on a form provided by the Board if the landlord
 - (a) desires the accommodation as an enlargement of his personal residence; or
 - (b) has made an agreement with his father, mother, son, daughter or daughter-in-law that the accommodation will be occupied as a personal residence by the person with whom the agreement has been made; and the notice shall contain a signed statement by the person with whom the agreement has been made that the accommodation will be so occupied by him and stating his name, address and relationship to the landlord;
 - (c) as personal representative of the deceased landlord, has made an agreement with the father, mother, son, daughter, daughter-in-law, widower or widow of the deceased landlord that the accommodation will be occupied as a personal residence by the person with whom the agreement has been made; and the notice shall contain a signed statement by the person with whom the agreement has been made that the accommodation will be so occupied by that person and stating his name, address and relationship to the landlord.
- (2) Before giving any notice to vacate under this Section, the landlord shall file one copy of the notice with the Rentals Appraiser who shall record on the copy that is to be given to the tenant and on the copy that is to be retained by the landlord that the notice has been filed with him in accordance with this subsection.
- 4. Unless the lease provides for a longer notice, at least six months' notice to vacate shall be given directing the tenant to vacate
 - (a) in the case of a monthly lease, at the end of a lease month or, in the case of a weekly lease, at the end of a lease week, but in neither case between September 30 and the following April 30;
 - (b) in the case of any other lease not for a term certain, at the end of the term or, if the unexpired portion of the term is less than six months, at the end of the following term;
 - (c) in the case of a lease for a term certain, at the end of the term; but, if the unexpired portion of the term is less than six months at the date on which

the notice is given, the notice shall be null and void and the provisions of Section 20 of Order No. 294 of the Board shall apply.

- 5. This Order shall not apply to any area to which the provisions of Administrator's Order No. A-421 or Administrator's Order No. A-488 now apply. The Rentals Administrator may, however, by Order or by notice published in Canadian War Orders and Regulations, direct that this Order shall apply to any such area whenever, in his opinion, circumstances make it desirable that this Order should be extended to such area.
 - 6. This Order shall come into force on July 29, 1944.

Dated at Ottawa, July 29, 1944.

D. GORDON,

Chairman.

WARTIME PRICES AND TRADE BOARD

Order No. 429

The Distribution and Use of Print Paper Within Canada

Under powers given to the Board by Order-in-Council P.C. 8528, dated November 1, 1941, and amendments, the Board hereby orders as follows:

- 1. Section 4 of Order No. 223 of the Board is revoked and replaced by the following:
 - "4. (1) This Order shall not apply to
 - (a) any newspaper or other periodical published or authorized by the Government of Canada or any province of Canada, or by any municipality in Canada, or by or on behalf of any agency of any such Government or municipality;
 - (b) any newspaper or other periodical which, in the opinion of the Administrator, is published by any religious, charitable, philanthropic, educational, scientific, professional, political, labour or other non-profit organization;
 - (c) any newspaper or other periodical not being or containing advertising of goods or services and not published for profit.
 - (2) The exemption granted by subsection (1) of this section shall not apply
 - (a) to any newspaper or other periodical referred to in clause (b) of subsection (1), which uses more than one ton of standard newsprint or more than 75 pounds of other print paper, or both, in any calendar quarter year, and which is published primarily for advertising purposes, or derives its principal earned revenue from advertising; or
 - (b) to any newspaper or other periodical, other than one referred to in clause (b) of subsection (1), which uses more than 75 pounds of print paper in any calendar quarter year and which is published primarily for advertising purposes, or derives its principal earned revenue from advertising."
 - 2. This Order shall be effective on and after August 9, 1944.
- Made at Ottawa, this 7th day of August 1944.

D. GORDON,
Chairman.

WARTIME PRICES AND TRADE BOARD

ORDER No. 430

Publications Other Than Newspapers, Magazines and Other Periodicals

Under powers given to the Board by Order-in-Council P.C. 8528, dated November 1, 1944, and amendments, the Board hereby orders as follows:

- 1. Section 5 of Order No. 295 of the Board, as amended by Order No. 369 of the Board, is revoked and replaced by the following:
 - "5. (1) This Order shall not apply to
 - (a) any publication published or authorized by the Government of Canada or of any province of Canada, or by any municipality in Canada, or by or on behalf of any agency of any such government or municipality;
 - (b) any publication which, in the opinion of the Administrator, is published by any religious, charitable, philanthropic, educational, scientific, professional, political, labour or other non-profit organization;
 - (c) any publication not being or containing advertising of goods or services and not published for profit.
 - (2) The exemptions granted by subsection (1) of this section shall not apply
 - (a) to any publication referred to in clause (b) of subsection (1), which uses more than one ton of standard newsprint or more than 75 pounds of other print paper, or both, in any calendar quarter year, and which is published primarily for advertising purposes, or derives its principal earned revenue from advertising; or
 - (b) to any publication, other than one referred to in clause (b) of subsection (1), which uses more than 75 pounds of print paper in any calendar quarter year and which is published primarily for advertising purposes, or derives its principal earned revenue from advertising."
 - 2. This Order shall be effective on and after August 9, 1944.

Made at Ottawa, this 7th day of August, 1944.

D. GORDON, Chairman.

Administrators' Orders

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1297

Maximum Manufacturers' and Wholesalers' Prices for Spruce and Lodgepole Pine originating in Manitoba and Saskatchewan for sale in Eastern Canada

Under powers given by the Wartime Prices and Trade Board to the Timber Administrator, it is hereby ordered as follows:—

Interpretation

- 1. For the purposes of this Order,
 - (a) "Eastern Canada" means all that part of the Dominion of Canada east of a line drawn due north and south through the easternmost limit of the city of Port Arthur, in the Province of Ontario.
 - (b) "point of shipment" means the point at which the lumber is loaded by the lumber manufacturer on railway freight cars, for shipment to the wholesaler, retailer or consumer.
 - (c) "wholesaler" means any person engaged in the business of selling lumber otherwise than at retail.

Maximum Manufacturers' and Wholesalers' Prices Fixed

- 2. (1) The maximum prices at which any lumber manufacturer, whose point of shipment is located in the Provinces of Manitoba or Saskatchewan or in the cities of Port Arthur or Fort William or on or south of the main line of the Canadian Pacific Railway Company from Port Arthur to the boundary of the Province of Manitoba in the Province of Ontario, and at which any wholesaler purchasing spruce or lodgepole pine lumber from such manufacturer may sell or offer for sale at wholesale, or which any person may purchase at wholesale any such lumber for delivery to a wholesaler, retailer or consumer in Eastern Canada, shall be the price shown for such lumber in Part I of the Schedule to this Order, which price shall include the cost of delivery f.o.b. car the retailer's or consumer's point of destination.
- (2) The maximum price which any person may charge for any milling, dressing or other service described in Part II of the said Schedule and rendered in connection with lumber referred to in subsection (1) of this section shall be the price shown for such service in Part II of the said Schedule.

Special Sizes and Grades of Lumber

- 3. (1) When any lumber is sawn to rough sizes other than those sizes designated in the Schedule to this Order, such lumber shall not be sold until the price has been fixed upon application made to the Timber Administrator.
- (2) When any lumber is offered for sale in grades not designated in the said Schedule, such lumber shall not be sold until the price has been fixed upon application made to the Timber Administrator.

Invoices to Show Particulars of Lumber Sold

4. Every lumber manufacturer and wholesaler who sells Spruce or Lodgepole Pine lumber at wholesale for delivery to a wholesaler, retailer or consumer in Eastern Canada shall complete in duplicate an invoice covering each such sale made by him, stating therein the point of shipment and full particulars of the species, sizes and grades of the lumber sold and the price or prices charged therefor and shall keep on file one copy of each invoice and shall deliver the other copy of the invoice to the purchaser.

Effective Date

5. This Order shall be effective on and after the 1st day of August, 1944. Dated at Ottawa, this 15th day of July, 1944.

A. H. WILLIAMSON,

APPROVED:

Timber Administrator.

D. GORDON.

Chairman, Wartime Prices and Trade Board,

Note.—Subsection 4 of Section 7 of The Wartime Prices and Trade Regulations reads in part as follows:—

"Wherever a maximum price has been fixed for any goods or services every seller shall continue to allow any difference in price which he has during the basic period or customarily allowed to different classes of buyers or for different quantities or under different conditions of sale, and which result in a lower net price per unit of goods or services".

SCHEDULE

To Administrator's Order No. A-1297

MAXIMUM MANUFACTURERS' AND WHOLESALERS' PRICES FOR SPRUCE AND LODGEPOLE PINE LUMBER SHIPPED TO EASTERN CANADA

Unless otherwise indicated all prices set out hereunder refer to one thousand feet board measure and all measurements are calculated from the nominal size.

PART I

THE MAXIMUM PRICES SET OUT BELOW ARE FOR SHIPMENTS OF LUMBER DELIVERED F.O.B. CAR THE RETAILER'S OR CONSUMER'S POINT OF DESTINATION IN THE TORONTO AREA WHICH USES THE TORONTO RATE OF FREIGHT

When the Retailer's or Consumer's Point of Destination is not in the Toronto Area:—

- (1) If the freight rate from the point of shipment to the Consumer's or Retailer's point of destination is less than the freight rate from the point of shipment to Toronto, the maximum price per M F B M set out below must be decreased by an amount of 25 cents for each complete one cent difference in freight rate.
- (2) If the freight rate from the point of shipment to the Consumer's or Retailer's point of destination is *more* than the freight rate from the point of shipment to Toronto, the maximum price per M F B M set out below may be increased by an amount of 25 cents for each complete one cent difference in freight rate.

Random even lengths six to sixteen feet in	Grades					
length S2S, S4S or milled standard pat- terns finished 25/32" x standard widths	D and better	No. 2 Common	No. 3 Common	No. 4 Common	No. 5 Common	
	\$ cts.					
1 x 4"	65.00 68.00	54.00 55.00	48.00 49.00	45.50 47.50	42.50 44.00	
1 x 8". 1 x 10"	68.00	55.00 57.00	50.00	48.00 48.00	44.50 44.50	
1 x 12". 1 x 4" & wdr.	88.00	66.00	53.00	48.50	44.50 43.50	
1 x 6" & wdr. 1\frac{1}{4} and 1\frac{1}{2} x 4".	73.00	60.00	50.50	48.00 47.50	44.00 45.50	
14 and 1½ x 6". 14 and 1½ x 8".	75.50	61.00	53.50 54.50	50.50	47.50 48.00	
14 and 1½ x 10" 1½ and 1½ x 12"	84.50 98.50	63.00 72.00	55.00 57.50	52.00 52.50	48.00 48.00	
For Specified Lengths ordered by the Buyer Add	2.00	1.00	1.00	2.00	2.00	
For Lengths of 18 and 20 feet ordered by the Buyer Add		3.00	2.00	2.00	1.00	
For Rough, Add		2.00	2.00	2.00	2.00	

LENGTHS NOT LISTED ABOVE-

No. 2 Common—1 x 10"—10' and 12' in length, ordered by the buyer, Add \$1.00 to the above prices.

 $1 \times 12^{\prime\prime} - 10^{\prime}$ and 12^{\prime} in length, ordered by the buyer, Add 4.00 to the above prices.

No. 3 Common—1 x 10" & 12"—10' and 12' in length, ordered by the buyer, Add \$2.00 to the above prices.

No. 3 and Better Common Grade—Add \$2.50 to the price of No. 3 Common.

	D	J 17	T	1		LENGTHS	
	Kan	dom Ever	Lengt	ns	12 and 14'	8 and 16'	10, 18 and 20
	100			~· ·	\$ ct	ts. \$ ets.	\$ ets
2 x 4" No	. 1 Dimer	nsion S4S	¹ " Scan	t	48.50	48.50	52.00
2 x 6"	66	66	"		49.00		52.00
2 x 8"	66	66	66		50.00		53.00
2 x 10"		66	66		52.00		55.00
2 x 12"	66	· "	66	,	54.00		57.00
3 x 4"	66	. "	66		49.50	49.50	55.00
3 x 6"	66	66	66		52.00		55.00
3 x 8"	66	66	66		53.00		56.00
3 x 10"	46	. 66	66		55.00		58.00
3 x 12"	44	66	44-		57.00		60.00
4 x 4"	46	46	46		49.50	49.50	55.00
4 x 6"	66	66	66		52.00		55.00
4 x 8"	66	66	66		53.00		56.00
4 x 10"	66	66	66		55.00		58.00
4 x 12"	66	66	66		57.00		60.00

For Specified Even Lengths ordered by the buyer add \$1.00 to the above prices.

For Rough, add \$2.50 to the above prices.

For Select Common Dimension, add \$5.00 to the above prices.

For Dimension finished 1-11/16" in thickness deduct 50 cents from the above prices.

For Dimension, Resawn twice, add \$1.00 to the above prices.

For Dimension, Resawn twice and S1S, add \$1.50 to the above prices.

For Dimension S4S 3/8" scant deduct \$1.00 from the above prices.

For 2 x 4, 6 and 8" No. 2 Dimension, deduct \$2.00 from the above prices.

For 2 x 10 and 12" No. 2 Dimension, deduct \$3.00 from the above prices.

PART II

MAXIMUM MILLING AND DRESSING CHARGES

Ripping, per rip	\$1.00
Bundling	1.00
Resawing and S2S	2.00
Dimension run to pattern	2.00
Log Cabin Siding	2.00
Bungalow Siding Bundled	5.00
Cross-cutting, per cut	1.00
Rabbeting	2.00
S1S or S2S 13/16" H or M	1.00
Stock 3" or less in width S4S or Pattern	3.00

Degrades developing in running Drop Siding and special patterns may be included up to a total of 15 per cent at the price of the grade from which the stock was run.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1307

Maximum Prices of Cast Iron Soil Pipe and Cast Iron Soil Pipe Fittings in British Columbia.

Under powers given by the Wartime Prices and Trade Board to the Administrator of Plumbing and Heating Equipment it is hereby ordered as follows:—

- 1. This Order comes into force on July 31, 1944.
- 2. (1) The maximum price at which any person may sell or offer to sell in British Columbia any 2" to 6", inclusive, cast iron soil pipe or any 2" to 6", inclusive, cast iron soil pipe fittings shall be the price as set out in catalogue F of Anthes Foundry Limited, entitled "Soil Pipe and Fittings, also Iron Specialties" issued May, 1937, a copy of said catalogue being on file in the office of the Secretary of the Board, LESS the discount or discounts or PLUS the addition for the products listed below at the respective percentage rate shown opposite such product according as to whether the seller thereof is the manufacturer or a wholesaler or a retailer:—

CAST IRON SOIL PIPE OR CAST IRON SOIL PIPE FITTINGS

Percentage Rate of Discount Off or Addition to the Prices shown in Catalogue "F" of Anthes Foundry Limited, on Sales By:—

Product	Manufacturer	Wholesaler	Retailer	
(a) 2" pipe S.H. (b) 2" " D.H. (c) 3" " S.H. (d) 3" " D.H. (e) 4" " S.H. (f) 4" " D.H. (g) 6" " S.H. (h) 6" " D.H. (i) every kind of 2" to 6" inclusive cast iron soil pipe fitting.	40% " 40% " 40% " 45% " 45% " 34% and 5%	22 07 " 18 ½7 " 18 ½7 " 28 ½7 " 28 ½7 " 28 ½7 " 14 ½7 " 14 ½7 "	1 % discount 2½% " 1 % addition 1 % " 10½% discount 10½% " 7 % " 7 % " 35 % "	

- (2) All of the said maximum prices shall be for sales f.o.b. Vancouver, British Columbia.
- (3) For sales in British Columbia other than f.o.b. Vancouver, the maximum prices shall be the maximum prices fixed by subsection (1) plus the actual cost of transporting the goods from Vancouver to the seller's place of business but not in any event exceeding the less than carload freight rate.
- (4) For manufacturers the maximum prices are exclusive of sales tax and for wholesalers and retailers they include sales tax.
- 3. For the purposes of this Order a retailer includes a plumber who sells or supplies cast iron soil pipe or cast iron soil pipe fittings.

Dated at Ottawa, this 27th day of July. 1944.

G. N. MOLESWORTH,

Administrator of Plumbing and Heating

Equipment.

APPROVED:

D. GORDON, Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1311

Builders' Finishing Hardware, Cabinet Locks and Padlocks

Under powers given by the Wartime Prices and Trade Board to the Administrator of Fabricated Steel and Non-Ferrous Metals, it is hereby ordered as follows:—

- 1. This Order comes into force August 7, 1944.
- 2. Clause (a) of Section 5 of Administrator's Order No. A-1064 is revoked and replaced by the following:—
 - "(a) Materials—the only kinds of materials which may be used in the manufacture or assembly of any of the articles named in the said Schedule are the following:—

Steel, cast iron and other ferrous metals, antimonial lead, copper base alloys containing not more than 70 per cent copper, aluminum, zinc, wood, glass, plastic, porcelain and pottery;

and any other material specifically designated in any Part of the said Schedule for a particular article named therein, but in such case that material may be used only for such article;".

3. The Schedule to Administrator's Order No. A-1064 is amended by the deletions and the substitutions therefor set forth in the Schedule to this Order.

Dated at Ottawa, this 4th day of August, 1944.

R. A. H. TAYLOR,

Administrator of Fabricated Steel

and Non-Ferrous Metals.

APPROVED:

D. GORDON, Chairman, Wartime Prices and Trade Board.

Schedule to Administrator's Order No. A-1311

Deletions and Substitutions to the Schedule to Administrator's Order No. A-1064

Part VI - Locks and Door Trim

Delete:

"Zinc base die castings and brass will be permitted for cylinder assemblies.

Brass, Ingot "E" quality only will be permitted for cylinder lock fronts except strike plates, lock mechanisms (where necessary) latch and dead bolts."

DOOR LOCKS AND LATCH SETS, INTERIOR

Delete:

"(4) One ornamental design—cast iron only—with one piece knob only, similar to Belleville Sargent No. I.H. 990."

and substitute therefor:

"(4) One ornamental design—cast only—with one-piece knob only, similar to Belleville Sargent No. I.H. 990."

BIT KEY AND CYLINDER, EXTERIOR

Delete:

- "(4) One ornamental design—cast iron—one-piece knob only, similar to Belleville-Sargent No. I.H. 960 and No. I.H.
 - (5) One plain bevel design—sectional trim, single or double handle (inside knob steel) similar to Peterboro BO 7070.

- (6) Two ornamental designs—in imitation hammered iron, sectional trim with single or double handle (inside knob steel), similar to Belleville-Sargent No. S.K. 8876 and EK8876.
- (7) One store door surface latch—no lock—steel or cast iron, similar to Taylor-Forbes No. 333."

and substitute therefor:

- "(4) One ornamental design—cast—one-piece knob only, similar to Belleville-Sargent No. I.H. 960 and No. I.H. 8070.
- (5) One plain bevel design—sectional trim, single or double handle similar to Peterboro BO 770.
- (6) Two ornamental designs—in imitation hammered iron, sectional trim, with single or double handle, similar to Belleville-Sargent No. S.K. 8876 and EK8876.
- (7) One store door surface latch—no lock—similar to Taylor-Forbes No. 333."

Door Knobs

Delete:

- "(4) 2" One piece, cast iron ornamental—Belleville-Sargent No. I.H. 900.
 - (5) 2" Pressed glass (with wrought steel shank only)—Corbin No. 418.
 - (6) 2½" Porcelain with cast iron shank only—Belleville-Sargent No. 0110."

and substitute therefor:

- "(4) 2" one piece, cast ornamental—Belleville-Sargent No. I.H. 900.
 - (5) 2" Pressed glass—Corbin No. 418.
 - (6) 24" Porcelain with cast shank only—Belleville-Sargent No. 0110."

Part VII - Miscellaneous Sash, Screen and Shelf Hardware

Delete:

"Hook Sash lift, steel only—Stratford No. 121—13"."

"Push Plates—steel—10" x 3" only."

"Pulls—may be supplied with non-steel plates only—Stratford No. 662—5½" centre to centre."

"Pulls—may be supplied with steel plates only—Stratford No. 662—4½" centre to centre."

"Surface Bolts, steel only—Corbin No. 01970—3" x 4"-6"."

"Letter Box Plate, steel, one type only—Corbin No. 02305—7"."

and substitute therefor:

"Hook Sash lift-Stratford No. 121-13"."

"Push Plates-Wrought-10" x 3" only."

"Pulls—may be supplied with cast plates only—Corbin 4480."

"Pulls—may be supplied with wrought plates only—Corbin 4470."

"Surface Bolts—Corbin No. 01970—3" x 4"-6"."

"Letter Box Plate, wrought, one type only—Corbin No. 02305—7"."

Part VIII - Night Latches and Deadlocks

Delete:

"Zinc base die castings and brass, prime quality, will be permitted for cylinder assemblies. Brass, Ingot "E" quality only, will be permitted for lock mechanism where necessary, latch and dead bolts. Brass, prime quality, and nickel silver, will be permitted for keys of cylinder locks."

and substitute therefor:

"Brass, prime quality, and nickel silver, will be permitted for keys of cylinder locks."

Part XIV --- Padlocks

Delete:

"The use of brass will be permitted only for cylinder assemblies (not including cases) and levers for lever tumbler and disc tumbler locks. The use of zinc will be permitted only for cylinder assemblies and keys (including cases) and levers for lever tumbler and disc tumbler locks. Brass, prime quality, or nickel will be permitted for Keys." and substitute therefor:

"Brass, prime quality, or nickel silver will be permitted for keys."

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1312

Brooms, Brushes and Mops.

Under powers given by the Wartime Prices and Trade Board to the Administrator of Furniture and Brushes, it is hereby ordered as follows:

- 1. This Order comes into force on August 9, 1944, and amends Administrator's Orders A-142, A-186, A-198, A-218 as amended by A-538, A-219 and A-494 as amended by A-999.
- 2. Schedule "A" to Administrator's Order No. A-142, respecting brooms made of broom corn, is amended by deleting under the heading "handle finish" the following "all handles shall be finished with clear finish or other acceptable material with no more than two coats of same" and by replacing the said words with the following "all handles shall be finished with clear finish or in any one colour."
- 3. Administrator's Order No. A-186, respecting whisks, is amended by deleting therefrom Clause (c) of Section 2, and by substituting therefor the following: "(c) Wooden handles shall be finished in any one colour or in clear finish";
- 4. Schedule "A" to Administrator's Order No. A-198 respecting shaving brushes is amended by deleting the words "Wood Clear Finish" opposite types 1 and 2 in the same Schedule and under the heading "Handle and Finish" and by substituting for the said words the following: "Wood, Clear Finish or any one colour".
- 5. Section 4 of Administrator's Order No. A-218 respecting household brushes, twist-in-wire brushes and wire brushes, is revoked and replaced by the following: "4. No manufacturer shall manufacture any brush referred to in any of the Schedules of this Order except with a wooden handle. Wherever in the said Schedule the use of clear finish is specified for handles or where no specification appears the manufacturer may use, at his option, clear finish, plain sanded or any one colour".
- 6. Section 3 of Administrator's Order No. A-219 respecting mops is revoked and replaced by the following: "3. In the manufacture and packaging of dry dusting mops:
 - (a) Cotton in any colour of sizes $3/1\frac{1}{2}$ and $4/2\frac{1}{2}$, and 4/4 only is permitted provided that only one size and one colour may be used in making any type or style referred to in Clause (a) Section 2;
 - (b) Handles shall be in one colour or clear finish, one of two lengths, 48" or 54", and shall not exceed 15/16" in diameter;
 - (c) No. 9 or No. 10 gauge black wire shall be used for the twisted-in-wire type;
 - (d) No. 178 gauge bright or copper wire shall be used for glove type;
 - '(e)' No rings or caps on handles shall be used.
- 7. Section 6 of Administrator's Order No. A-219 is revoked and replaced by the following: "6. Only medium white or gray cotton yarn in sizes 3/1½ and 8/1½ and in the following weights 9, 12, 16, 20, 24 and 32 ounces may be used in the manufacture of flat or wet mops.
- 8. Schedule "A" to Administrator's Order A-494 is amended by deleting the word "Clear" wherever the same occurs under the heading "Finish Handle" and by replacing the same with the words "Clear or any one Colour".

Dated at Ottawa, this 5th day of August, 1944.

JAS. E. FERGUSON,
Administrator of Furniture and Brushes.

APPROVED:

D. GORDON,

Chairman, Wartime Prices and Trade Board.

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Note: The provisions of this Order will permit manufacturers to resume production of some goods which have heretofore been prohibited. Where a manufacturer resumes production of goods for which his maximum price has been established in accordance with the Wartime Prices and Trade Board Regulations he shall not sell or offer to sell those goods at a price which is higher than the maximum price established therefor. In the case of those goods which differ in any way from the sizes, kinds or types previously sold by him and also in the case of established lines for which no maximum price has been fixed under the said regulations, the manufacturer shall submit his prices for approval as required by the provisions of Order No. 214.

WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-1313

The Manufacture of Women's, Misses' and Juniors' Coats, Suits and Sports Jackets

Under powers given by the Wartime Prices and Trade Board to the Administrator of Women's, Misses' and Juniors' Coats and Suits, it is hereby ordered on behalf of the Board as follows:

- 1. Section 3 of Administrator's Order No. A-1254 is amended by deleting therefrom the words "no manufacturer shall cut, put into process, make or produce" and by substituting for the said words the following: "no manufacturer shall manufacture, sell, offer to sell or deliver."
- 2. Section 4 of Administrator's Order No. A-1254 is amended by deleting therefrom the words "no manufacturer shall cut, put into process, make or produce" and by substituting for the said words the following: "no manufacturer shall manufacture, sell, offer to sell or deliver."
 - 3. This Order shall be effective on and after August 8th, 1944.

Dated at Ottawa this 5th day of August, 1944.

HARRY ROTHER,

Administrator of Women's, Misses' and Junior's

Coats and Suits.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-1314

Rubber Printing Dies

Under powers given by the Wartime Prices and Trade Board to the Administrator of Shipping Cases, it is hereby ordered, on behalf of the Board as follows:

- 1. Clause (b) of Section 3 of Administrator's Order No. A-284 is amended by deleting the figure "50" in the first line thereof, and by substituting therefor the figure "500".
 - 2. This Order shall be effective on and after August 8, 1944.

Dated at Ottawa this 5th day of August, 1944.

F. C. HAYES,
Administrator of Shipping Cases.

APPROVED:

D. GORDON, Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1315

Maximum Prices of Imported Antimony

Under powers given by the Wartime Prices and Trade Board to the Administrator of Non-Ferrous Metals (Primary), it is hereby ordered on behalf of the Board as follows:

Application and Effective Date

1. This Order comes into force on August 9, 1944, and fixes maximum prices on all sales of imported antimony by any person.

Maximum Prices

- 2. (1) The maximum price per pound at which any person may sell or offer to sell any imported antimony,
 - (a) having a purity of 99.6 per cent or higher (grade R.M.M.) shall, according to the quantity sold and the basing point, be as follows:

	Basing Point		
Quantity	Montreal	Toronto and Hamilton	
10,000 lbs. and over. 2,000 lbs. and less than 10,000. 1,000 lbs. and less than 2,000 lbs. Less than 1,000 lbs.	17·90 18·65 20·65	(cents per lb.) 17.60 18.35 20.35 20.85	

(b) having a purity of not less than 99.0 per cent (Chinese Grade) and up to but not including 99.6 per cent shall, according to the quantity sold and the basing point, be as follows:

	Quantity	Montreal, Toronto and Hamilton
2,000 lbs. and less than 10,000 lbs 1,000 lbs. and less than 2,000 lbs		(cents per lb.) 18.00 18.75 20.75 21.25

- (2 If the imported antimony is cased, boxed or in open end drums, the seller may add 0.25 cents per pound to the above applicable maximum price.
- 3. (1) All of the said maximum prices shall be for sales f.o.b. the respective basing points.
- (2) If a sale is not made f.o.b. the basing point the maximum price shall be the maximum price applicable under Section 2 at the basing point nearest to the point of delivery plus the actual cost of transporting the goods from that basing point to the point of delivery but not in any event exceeding the less than carload freight rate. Where sales are made on a delivered basis the transportation shall be shown as a separate item on the seller's invoice.
 - (3) The said maximum prices are exclusive of sales tax.

Additional Payments and Considerations are Part of the Price

4. Any consideration, money or money's worth given or paid by the buyer to any person in connection with the purchase of any imported antimony, or received by the seller from any person in connection with the sale of any imported antimony shall constitute part of the price of such antimony.

Records of Sales and Purchases

- 5. (1) On every sale of imported antimony the seller shall, at the time of delivery thereof, furnish the buyer with an invoice showing the name and identifying address of the seller and the buyer, the date of sale, a description of the goods (indicating the grade of purity of the antimony), quantity sold and the sale price.
- (2) Every such seller shall keep a duplicate copy of each invoice furnished by him as required by this Section.
- 6. Every record and invoice which a seller of imported antimony is required to make and keep, shall be kept by him available for inspection by any authorized representative of the Board at any time within twelve months of the date of the transaction to which it relates.

Dated at Ottawa, this 7th day of August, 1944.

F. M. CONNELL,
Administrator of Non-Ferrous Metals
(Primary)

APPROVED:

D. GORDON, Chairman, Wartime Prices and Trade Board.

PART IV

Wartime Industries Control Board (Munitions and Supply)

DEPARTMENT OF MUNITIONS AND SUPPLY

CONTROLLER OF CHEMICALS

Order No. C.C. 6M-B

Order No. C.C. 6M—declaring Non-edible Molasses to be "Chemicals"—and Order No. C.C. 6M-A—declaring Hydrol to be "Chemicals"—Rescinded)

Dated August 2, 1944.

Pursuant to the powers conferred by Order in Council P.C. 4996 of July 10, 1941, Orders No. C.C. 6M, dated January 9, 1942, and No. C.C. 6M-A, dated May 8, 1942, are hereby revoked.

C. D. HOWE,
Minister of Munitions and Supply.

DEPARTMENT OF MUNITIONS AND SUPPLY

METALS CONTROLLER

Order No. M.C. 12C-1

(Zinc, Zinc Oxide and Zinc Mill Products—Order No. M.C. 12C Amended)

Dated August 3, 1944.

Pursuant to the powers conferred by Order in Council P.C. 5225, dated June 19, 1942, and by any other Order in Council or Statute, IT IS ORDERED AS FOLLOWS:

- 1. The Order of the Metals Controller No. M.C. 12C, dated April 19, 1944, is amended as follows:
 - (a) By rescinding subsection (2) of Section 2 and substituting therefor the following:
 - "(2) The provisions of subsection (1) of this Section shall not apply to sales of zinc or zinc oxide in amounts not exceeding a total of 50 lbs. to any person in any calendar month, or to sales of zinc oxide in any quantity when purchased for use in the manufacture of paint or linoleum under authorization in writing from the Controller of Chemicals."
 - (b) By rescinding Section 4 thereof.

F. M. CONNELL, Metals Controller.

APPROVED:

J. GERALD GODSOE.

Chairman, Wartime Industries Control Board.

Note: Persons wishing to obtain authorization to acquire zinc oxide for use in the manufacture of paint or linoleum should apply to the Controller of Chemicals, 1235 McGill College Avenue, Montreal, P.Q.

DEPARTMENT OF MUNITIONS AND SUPPLY

RUBBER CONTROLLER

Order No. Rubber 5C

(Order No. Rubber 5-Rubber Processing-Rescinded and Re-enacted)

Dated August 9, 1944.

Pursuant to the powers conferred by Order in Council P.C. 9995 of November 3, 1942, and any other Order in Council or Statute,

IT IS HEREBY ORDERED AS FOLLOWS:

1. Interpretation

For the purposes of this Order unless the context otherwise requires:

- (a) "processing" includes assembling, fabricating, manufacturing, producing and using, and any act in preparation for or in the course of any of them, including removing from storage and starting in to process, and "processor", "process" and "processed" shall have similarly extended meanings;
- (b) "rubber" means crude natural rubber and synthetic rubber and rubber substitutes in any form, except reclaimed and scrap rubber and that kind of synthetic rubber known as GR-S when in its solid form, and without restricting the generality of the foregoing, includes balata, gutta percha, guayule, and latex of any type.

2. Orders No. Rubber 5, No. Rubber 5A and No. Rubber 5B Rescinded

The Rubber Controller's Orders No. Rubber 5, dated March 19, 1943, No. Rubber 5A, dated December 31, 1943, and No. Rubber 5B, dated February 11, 1944, are resoinded.

3. Purchase of Crude Rubber from Fairmont Company, Limited

- (1) No processor of rubber shall purchase in any one month from Fairmont Company, Limited, any crude natural rubber in excess of the amount which the Controller authorizes such processor to purchase during such month.
- (2) Notwithstanding the amount of crude natural rubber which the Controller authorizes any processor of rubber to purchase from Fairmont Company, Limited, no such processor shall purchase any grade of any type of crude natural rubber from Fairmont Company, Limited, if his stock on hand of such grade exceeds his normal requirements for all uses for a period of six weeks or for such other period as the Controller may, from time to time, designate by order in writing.

4. Processing of Rubber Forbidden Except Under Permit

- (1) Except as provided in subsection (3) of this Section, no person shall process any rubber without a permit in writing from the Controller.
- (2) The Controller may issue a permit to any processor to process in the succeeding month the amount of rubber for each item specified in the permit, provided that if in any one month less than the amount of rubber is processed than is authorized to be processed by such permit for any one item the shortage shall not accrue to any other item, and any rubber on hand at the end of the month shall not be processed without a further permit in writing from the Controller, unless instructions to the contrary are endorsed on the original permit.
- (3) Subsection (1) of this Section shall not apply to the processing of any rubber for the manufacture of any article which is the subject of a direct purchase order from the Department of Munitions and Supply or the Department of National Defence.

5. Rubber Allotted Under Permit to be Used for Certain Specific Purposes Only

Any processor who has received the permit referred to in subsection (2) of Section 4 of this Order may process the amount of rubber specified for each item in such permit during the succeeding month but subject to the following restrictions:

- (a) No processor shall process any rubber for any article except articles designated in writing as permissible articles by the Controller:
- (b) No processor shall use any amount, kind, type, grade or compound of rubber in the processing of any permissible article except such amounts, kinds, types, grades or compounds as are designated from time to time by Order in writing of the Controller.

6. Use of High Tenacity Rayon Cord

No person shall use any high tenacity rayon cord except as heretofore or hereafter authorized by the Controller.

7. Reports

- (1) Every processor of rubber shall file with the Controller:-
- (a) On or before the 5th day of each month hereafter, a statement showing separately, by types and grades, the amount of crude rubber, synthetic rubber (including all forms of GR-S) and reclaimed rubber which the processor
 - (i) had on hand at the end of the previous month; and
 - (ii) received during the previous month; and
 - (iii) used during the previous month;
- (b) On or before the 5th day of each month hereafter, a statement showing separately, by types and grades, the amount of crude rubber and synthetic rubber (including all forms of GR-S) which the processor estimates he will require for the ensuing month;
- (c) On or before the 10th day of each month hereafter, a statement showing separately the amount of crude rubber and synthetic rubber (including all forms of GR-S) used in the processing of each rubber product manufactured by him during the preceding month.
- (2) Each of the above statements shall be signed by some person having knowledge of the facts and shall set out such other information as the Controller may require.

8. Permits

The provisions of this Order shall be subject to any Permit or Order issued by the Controller to meet exceptional circumstances.

A. H. WILLIAMSON,

Rubber Controller.

APPROVED:

C. D. HOWE,
Minister of Munitions and Supply.

J. GERALD GODSOE, Chairman, Wartime Industries Control Board.

PART V

Export Permit Board (Trade and Commerce)

EXPORT PERMIT BRANCH ORDER NO. 97

Ottawa, August 2, 1944.

By virtue of the power conferred upon me by Order in Council P.C. 2448 of April 8, 1941, paragraph 2, the undersigned hereby orders:—

- 1. That Group Two of the List of Commodities under Export Control be amended, with respect to Cusk, Hake and Pollock, by the inclusion of smoked forms thereof, so that henceforth export permits will be required for all shipments of Smoked Cusk, Smoked Hake and Smoked Pollock from Canada.
- 2. That this Order shall come into force and have effect on and after August 9, 1944.

JAS. A. MacKINNON,
Minister of Trade and Commerce.

EXPORT PERMIT BRANCH ORDER NO. 98

Ottawa, August 3, 1944.

By virtue of the power conferred upon me by Order in Council P.C. 2448 of April 8, 1941, paragraph 4, the undersigned hereby orders that, effective on and after August 10, 1944, Turnips be exempted from the requirement of an export permit when shipped from Canada to any destination.

JAS. A. MacKINNON,
Minister of Trade and Commerce.

VOLUME III, No. 7



AUGUST 21, 1944

CANADIAN WAR ORDERS AND REGULATIONS 1944

STATUTORY ORDERS AND REGULATIONS DIVISION PRIVY COUNCIL OFFICE

Published under authority of Order in Council P.C. 10793 of 26th November, 1942

OTTAWA
EDMOND CLOUTIER
PRINTER TO THE KING'S MOST EXCELLENT MAJESTY



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PART I

Orders in Council

Order in Council prohibiting the export of books, except under permit

P.C. 6024

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 8th day of August, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas, by Order in Council of October 4, 1941, P.C. 7674, the exportation from Canada of certain articles is prohibited except under permit issued by or on behalf of the Minister of Trade and Commerce;

And whereas the Minister of Trade and Commerce reports that the Wartime Prices and Trade Board, with the concurrence of the External Trade Advisory Committee, recommend that, for the purpose of curtailing unusually large and increasing exports of Books printed in Canada, their exportation, except when consigned to the Armed Forces, be similarly prohibited, except under permit;

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Trade and Commerce and under and by virtue of the power vested in the Governor General in Council by Section 290 of the Customs Act, (Section 10, Chapter 24 of the Statutes of 1937) and by the War Measures Act (Chapter 206 of the Revised Stautes of Canada of 1927) is pleased to order and doth hereby order as follows,—

1. The exportation of Books, except when consigned to the Armed Forces, is hereby prohibited, except under permit issued by or on behalf of the Minister of Trade and Commerce.

2. Schedule One of the said Order in Council (P.C. 7674 of October 4, 1941) is hereby amended by the addition thereto of the above commodity.

3. This Order shall come into force and have effect on and after the fourteenth day of August, 1944.

A. D. P. HEENEY, Clerk of the Privy Council.

Order in Council re the appointment of Director of Civil Defence

P.C. 6167

AT THE GOVERNMENT HOUSE AT OTTAWA

WEDNESDAY, the 9th day of August, 1944.

PRESENT

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas, under Part III of the Defence of Canada Regulations (Consolidation) 1942, wide powers and duties are vested in and placed upon the Minister of Pensions and National Health;

And whereas, under and by virtue of the authority contained in Order in Council dated the 31st of December, 1941 (P.C. 10196), there was created in the Department

of Pensions and National Health the office of Director of Air Raid Precautions which office was later, by Order in Council dated the 2nd of November, 1943 (P.C. 8453), designated as Director of Civil Defence;

And whereas by Order in Council dated the 17th of July, 1943 (P.C. 5676) Brigadier General Alexander Ross, Judge of the District Court of Saskatchewan,

was appointed to such office;

And whereas the Minister of Pensions and National Health reports that by reason of the stabilization of the organization of Civil Defence and by reason of the fact that all equipment necessary for such organization has been secured and issued, there is no longer any need for the employment of a Director, devoting his full time to the duties of this office, but that it is essential that so long as it is necessary to maintain Civil Defence precautions there should be a Director of Civil Defence to exercise supervision over the Provincial Committees and to advise the Minister on all matters of policy and the said Brigadier General Alexander Ross is willing to undertake the discharge of such duties without remuneration other than necessary travelling expenses;

And whereas it is deemed expedient that Brigadier General Alexander Ross be continued in the said office of Director of Civil Defence under the conditions set

forth;

Now, therefore, His Excellency the Governor General in Council on the recommendation of the Minister of Pensions and National Health and under the authority of the War Measures Act, Chapter 206 of the Revised Statutes of Canada, 1927, is pleased to order, and doth hereby order,—

1. That Order in Council dated the 17th of July, 1943 (P.C. 5676), be and it is

hereby revoked.

2. That Brigadier General Alexander Ross, C.M.G., D.S.O., V.D., Judge of the District Court of the Province of Saskatchewan, be and he is hereby appointed Director of Civil Defence without remuneration;

3. That the said Director shall exercise such powers and perform such duties under Part III of the Defence of Canada Regulations (Consolidation) 1942 as may be delegated or assigned to him by the Minister of Pensions and National Health and shall report thereon direct to the Minister of Pensions and National Health;

4. That for the purposes of this order the said Director shall be and is vested

with the rank and powers of a deputy head of a Department;

5. That the said Director shall, while engaged in the discharge of the duties of his office, be entitled to receive the cost of his actual travelling expenses for each and every day when he is necessarily absent from his ordinary place of residence at Yorkton, Sask.:

6. That the said Director be and is hereby authorized to employ temporary clerical assistance in the discharge of his duties elsewhere than in Ottawa and to expend therefor an amount not exceeding the sum of \$50.00 per month.

7. That this order shall become effective on the 15th day of August, 1944.

A. D. P. HEENEY, Clerk of the Privy Council.

Order in Council amending the National Selective Service Mobilization Regulations, 1944

P.C. 6226

AT THE GOVERNMENT HOUSE AT OTTAWA

Monday, the 7th day of August, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Labour reports that it is necessary for the security, defence, peace, order and welfare of Canada and for the efficient prosecution of the war to amend the National Selective Service Mobilization Regulations, 1944 (Order in Council P.C. 1355 of March 4, 1944) as hereinafter provided:

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Labour and under the authority of the War Measures Act and the National Resources Mobilization Act, 1940, is pleased to amend the National Selective Service Mobilization Regulations 1944 (Order in Council P.C. 1355 of March 4, 1944) and they are hereby amended as follows:—

- 1. Paragraph (p) of subsection one of section two is rescinded and the following is substituted therefor:
- "(p) 'Non-declarant alien' means an alien who has neither made a declaration of intention to apply for naturalization pursuant to the Order made by the Governor-in-Council in that connection on the ninth day of July, 1942, nor made an application for naturalization under the Naturalization Act, Chapter one hundred and thirty-eight, Revised Statutes of Canada, 1927."

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council amending regulations re sale and use of codeine

P.C. 6227

AT THE GOVERNMENT HOUSE AT OTTAWA

Tuesday, the 8th day of August, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

His Excellency the Governor General in Council, on the recommendation of the Minister of Pensions and National Health and under the authority of the War Measures Act, is pleased to amend the regulations respecting the sale and use of codeine established by Order in Council P.C. 4769 of 10th June, 1943, and they are hereby amended as follows,—

- 1. The following section to be numbered 1A is added to the said regulations immediately following section 1.
- "1A. In these regulations, unless the context otherwise requires, "codeine" or "straight codeine" includes codeine alkaloid, codeine phosphate, or any other form of codeine or its salts, in either powder, liquid or tablet form, unmixed with any other medicinal ingredient."
- 2. Subsection (1) of section 3 is revoked and the following is substituted therefor.—
 - "3. (1) No retail druggist shall sell or supply
 - (a) straight codeine, whether in powder, tablet or liquid form, or
 - (b) any preparation containing any quantity of any drug mentioned in Part I or Part II of the Schedule to the Opium and Narcotic Drug Act, 1929, as amended, mixed with medicinal or other ingredients, except
 - (i) upon a written order or prescription therefor signed and dated by a physician, dentist or veterinary surgeon whose signature is known to the said druggist or if unknown duly verified before such order or prescription is filled, or
 - (ii) in the case of codeine or codeine mixed with other medicinal ingredients, upon an order or prescription communicated by telephone to the druggist by a physician who states that an emergency exists in relation to a specified patient and undertakes to deliver, within thirty-six hours of the time that the order or prescription is so communicated, to the druggist an order or prescription therefor duly signed and dated."

- 3. Section 3 is further amended by adding thereto the following subsections,—
- "(3) It is not a defence to a prosecution for an offence against subsection one of this section to show that the codeine was supplied pursuant to an order or prescription communicated by telephone by a physician unless
 - (a) the order or prescription was actually so communicated, or if the order or prescription was communicated by a person pretending to be a physician, the druggist believed that it was communicated to him by a physician and that he had obtained confirmation thereof by telephoning the physician at his office or residence before filling the order or prescription, and
 - (b) the druggist made a record of all details of the order or prescription at the time it was received by telephone.
- (4) No retail druggist shall, within a period of twenty-four hours, sell or supply, pursuant to orders or prescriptions communicated by telephone, more than two grains of codeine for the use of any patient.
- (5) Every physician, who communicates an order or prescription for codeine to a druggist by telephone, shall within thirty-six hours confirm the same to such druggist by a written order or prescription duly signed and dated."

A D. P. HEENEY, Clerk of the Privy Council.

Order in Council appointing E. A. Jamieson a member of the Mobilization Board, Vancouver, B.C.

P.C. 6233

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 8th day of August, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas subsection one of Section eight of The National Selective Service Mobilization Regulations, 1944 (P.C. 1355 of March Fourth, 1944, as amended) provides that

"There shall be a Board for each Division which shall be known as the Mobilization Board for the Division and shall consist of such members as the Governor in Council shall appoint."

And whereas the Minister of Labour reports that it is advisable to appoint a further member to the Mobilization Board in Administrative Division "K" with headquarters at the City of Vancouver in the Province of British Columbia.

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Labour, and under the authority of the War Measures Act, Chapter 206 of the Revised Statutes of Canada, 1927, and of The National Selective Service Mobilization Regulations, 1944, as amended, is pleased to appoint and doth hereby appoint Edward A. Jamieson, Esquire, of the City of Vancouver in the Province of British Columbia, a further member of the Mobilization Board in Administrative Division "K" with headquarters at the said City of Vancouver, effective August first, nineteen hundred and forty-four.

A. D. P. HEENEY, Clerk of the Privy Council.

Order in Council re importation of manufactured asphalt products

P.C. 6241

AT THE GOVERNMENT HOUSE AT OTTAWA

Tuesday, the 8th day of August, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas by Order in Council P.C. 1869 of March 9, 1943, the import into Canada of asphalt and manufactured asphalt products is prohibited except under permit issued by or on behalf of the Minister of National Revenue;

And whereas the Minister of Finance states that the Wartime Prices and Trade Board and the Wartime Industries Control Board report that the control by permit of imports of manufactured asphalt products is no longer necessary or desirable.

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Finance and under the authority of the War Measures Act, Chap. 206, Revised Statutes of Canada, 1927, is pleased to amend Order in Council P.C. 1869, of March 9, 1943, and it is hereby amended by deleting the final paragraph thereof, which enumerates the goods to which the Order applies, and substituting therefor the following,—

"Asphalt or asphaltum, solid or not, and asphaltum oil for paving or other purposes (Customs Tariff Items 273, 273a)."

A. D. P. HEENEY, Clerk of the Privy Council.

Order in Council amending the Stabilization of Longshore Labour (Halifax) Order

P.C. 6300

AT THE GOVERNMENT HOUSE AT OTTAWA

FRIDAY, the 11th day of August, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Labour reports that it is necessary to amend the Stabilization of Longshore Labour (Halifax) Order in view of the amendment thereto made by Order in Council P.C. 3370 of May 8, 1944, reducing the amount of the guaranteed weekly wage;

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Labour, and under the authority of the War Measures Act, chapter 206, Revised Statutes of Canada, 1927, is pleased to amend the Stabilization of Longshore Labour (Halifax) Order (Order in Council P.C. 5161 of June 25, 1943) and it is hereby further amended, effective August 12, 1944, as follows:—

Subsections 2 and 3 of Section 9 are rescinded and the following are substituted therefor.—

"(2) A man registered on the Surplus Board, or on any other despatching Board established by the Agency and assigned to the day shift, shall be entitled to a credit towards the guaranteed weekly wage of \$2.52 for every time he reported to the Agency for work at an 8 a.m. or 1 p.m. despatching period but was not despatched, and a man assigned to the night shift shall be entitled to a credit towards the guaranteed weekly wage of \$5.04 for every time he reported to the Agency for work at the 7 p.m. despatching period but was not despatched; provided that he shall not receive the benefit of Section 8 in any week in which he refused a despatch to work or failed to perform any work to which he was despatched.

(3) Every member of the Reserve Labour Pool shall be deemed to be in the employment of the Controller and to be available for any kind of longshore labour to which he may be assigned and, in particular, must report for work daily at the regular despatching periods at the place fixed by the Controller, and to perform for an employer to whom he is assigned any kind of longshore work required to be done. Such a man shall be entitled to a credit towards the guaranteed weekly wage of \$1.68 for every time he reported at a despatching period but was not despatched to work; provided that he shall not receive the benefit of Section 8 in any week in which he refused a despatch to work or failed to perform any work to which he was despatched."

A. D. P. HEENEY,

Clerk of the Privy Council.

Order in Council amending agreements with the Prairie Provinces re transportation of harvesting equipment.

P.C. 6301

AT THE GOVERNMENT HOUSE AT OTTAWA

Wednesday, the 9th day of August, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Labour reports that, in order to ensure the movement of harvesting equipment from one district to another within the Prairie Provinces to ensure harvesting of the 1944 crop, it is expedient to provide by agreements with the provinces concerned for the payment of one-way transportation costs of harvesting equipment moved under the direction of the provincial authorities, and for the sharing of costs so incurred between the Dominion of Canada and such provinces;

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Labour and under the authority of the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, is pleased to authorize and doth hereby authorize the Minister of Labour to amend and extend, as he deems advisable, the terms of the agreements entered into by him on behalf of the Dominion of Canada with the provinces of Alberta, Saskatchewan and Manitoba, pursuant to Order in Council P.C. 3492 of May 12, 1944, or any of them, to provide for payment by the province of one-way transportation costs incurred in the transfer of harvesting equipment under the direction of the provincial authorities for the harvesting of the crop grown in the current year, A.D. 1944, in the province, at such rates as may be agreed to by the Minister of Labour and the province, and to provide for an equal sharing by the Dominion of Canada and the province of the costs so incurred.

A. D. P. HEENEY,

Clerk of the Privy Council.

Order in Council amending the Wartime Industries Control Board Regulations

P.C. 6355

AT THE GOVERNMENT HOUSE AT OTTAWA

FRIDAY, the 11th day of August, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas Section 15 of the Wartime Industries Control Board Regulations establishes offences for breaches of Controllers' Orders and penalties for persons found guilty of such offences and provides, in part, that where the person guilty of an

offence is a company or corporation, every person who at the time of the commission of the offence was a director or officer of the company or corporation shall be guilty of the like offence unless he proves that the act or omission constituting the offence took place without his knowledge or consent or that he exercised all due diligence to prevent the commission of such offence;

And whereas the Minister of Munitions and Supply reports that it is desirable to amend the said provision as hereinafter provided to remove the onus against a director or officer;

That the said Regulations provide for proof in court by affidavit of a document filed with or received by the Board or a Controller and it is desirable to provide similarly for proof of a document issued by the Board or a Controller, as hereinafter provided; and

That Regulations conferring powers on Controllers or the Board contain provisions requiring the approval of the Minister of Munitions and Supply to certain Orders limiting production of or dealings in goods or service, and that it is desirable to provide, as hereinafter set out, that such approval shall not be required to rescind or relax any restriction already in effect or to impose an inventory limitation;

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Munitions and Supply, and under the authority of the War Measures Act and the Department of Munitions and Supply Act is pleased to amend the Wartime Industries Control Board Regulations established by Order in Council P.C. 3 of January 4, 1944 and they are hereby amended as follows:

- 1. Subsection (1) of Section 15 is amended to read as follows,—
- "15. OFFENCES, PENALTIES AND PROSECUTIONS
- (1) Any person who contravenes or fails to observe any order, or these Regulations, or any Order in Council conferring any power or authority upon any Controller, or who in any manner hinders or obstructs the Board or any Controller, or any person acting on behalf of or under the authority of any of them, or who makes any false statement or representation to, or for the use or information of, or pursuant to any Order made by or under the authority of, the Board or any Controller or to, or for the use or information of, any person acting on behalf of or under the authority of any of them, shall be guilty of an offence against these Regulations and shall be liable on summary conviction to a fine not exceeding five thousand dollars or to imprisonment for a term not exceeding two years, or to both fine and imprisonment, but such person may, at the election of the Attorney General of Canada or of the Province in which the offence is alleged to have taken place, be prosecuted upon indictment, and if convicted shall be liable to a fine not exceeding five thousand dollars, or to imprisonment for a term not exceeding five years, or to both fine and imprisonment; and where the offence has been committed by a company or corporation, every person who at the time of the commission of the offence was a director or officer of the company or corporation shall be guilty of the like offence if he assented to or acquiesced in the commission of the offence or if he knew that the offence was about to be committed and made no attempt to prevent the commission, and in a prosecution of a director or officer for such like offence, it shall not be necessary to allege or prove a prior prosecution or conviction of the company or corporation for the offence.
- 2. Subsection (3) of Section 16 is amended by inserting the words "issued by", before the words "filed with or received by" in the said subsection.
- 3. The following section is added as Section 18 of the said Wartime Industries Control Board Regulations:
 - "18. Any Requirement of Minister's Approval Removed from Relaxation or Inventory Orders

Notwithstanding the provisions of these Regulations or any other Order in Council requiring the approval of the Minister to any Order, no such approval shall be required for any provision in any Order, which provision

- (a) rescinds or modifies any prohibition or restriction already in effect; or
- (b) imposes an inventory limitation or limits purchases or acquisition in relation to inventory.

A. D. P. HEENEY, Clerk of the Privy Council

The Head of the Great Lakes Grain Handling Regulations, 1944

P.C. 6410

AT THE GOVERNMENT HOUSE AT OTTAWA

FRIDAY, the 11th day of August, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Labour reports that an emergency situation exists in the handling of grain at Fort William and Port Arthur, and that it is deemed necessary for the security, defence, peace, order and welfare of Canada and for the efficient prosecution of the war to make special regulations for the most efficient handling of grain in that area;

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Labour and under the authority of the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, and the National Resources Mobilization Act, 1940, is pleased to make the following regulations, and they are hereby made and established accordingly:—

- 1. These regulations may be cited as "The Head of the Great Lakes Grain Handling Regulations, 1944";
- 2. Mr. A. A. Heaps is hereby appointed as "Controller of Grain Handling for Fort William and Port Arthur", and is hereinafter referred to as "the Controller";
- 3. (a) The Controller may take such action and issue such directions and orders as the Minister of Labour deems necessary and advisable for the prompt unloading of grain from railroad cars to the terminal elevators and for the loading of grain from the terminal elevators to lake vessels;
 - (b) Without limiting the generality of the foregoing the Controller may
 - (i) direct that any railroad car carrying grain consigned to any terminal elevator be directed to another terminal elevator for unloading subject to prevailing arrangements regarding compensation of the original consignee;
 - (ii) direct that any person employed in the handling of grain work such hours in addition to the usual working hours as he considers necessary and direct any employer engaged in the unloading of grain to make such arrangements as may be necessary for the unloading of grain during such hours in addition to the usual hours of operations as he considers necessary;
 - (iii) direct any employer in the Fort William-Port Arthur area to grant leave of absence forthwith to any employee required by the Controller to assist in the unloading or loading of grain;
 - (iv) direct any male person to accept employment forthwith in the unloading, loading or handling of grain for such time as he may specify.
- 4. Compensation to employees for overtime employment shall be in accordance with prevailing agreements between employers and employees;
- 5. No person directed by the Controller to accept employment in connection with the unloading or loading or handling of grain may terminate his employment or cease to perform his duties without the permission in writing of the Controller;

6. Any person who fails to comply with a direction made by the Controller under these regulations shall be guilty of an offence and liable on summary conviction to a penalty of not more than Five Hundred Dollars or to imprisonment for a term not exceeding twelve months, or, to both such fine and such imprisonment, and, if a corporation, to a penalty of not more than Two Thousand Five Hundred Dollars.

Clerk of the Privy Council.
A. D. P. HEENEY,

Order in Council appointing Controllers re Montreal Tramways Company

P.C. 6416

AT THE GOVERNMENT HOUSE AT OTTAWA

FRIDAY, the 11th day of August, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas a strike of the employees of the Montreal Tramways Company has been in progress since the third day of August, 1944, arising out of the failure of negotiations between the Company and the bargaining representatives of the employees appointed under the Wartime Labour Relations Regulations to settle the terms of a collective agreement;

And whereas as a result of the strike the entire transportation system of the Montreal Tramways Company has ceased to operate with most serious consequences to both civilian and military pursuits in that locality and consequential diminution in the production of essential war supplies;

And whereas in view of the foregoing it is advisable for the security, defence, peace, order and welfare of Canada and the efficient prosecution of the war that Controllers be appointed to manage and control the operations of the Company and that employees be required to return to work immediately pending settlement of the dispute aforesaid;

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Munitions and Supply and the Minister of Labour and under and by virtue of the powers conferred by the War Measures Act, being Chapter 206 of the Revised Statutes of Canada, 1927, is pleased to order and doth hereby order as follows:—

- 1. E. L. Cousins, Esquire, of the City of Halifax, Wartime Administrator of Canadian Atlantic Ports and J. E. St. Laurent, Esquire, of the City of Ottawa, Vice-Chairman of the National Harbours Board, are hereby appointed Controllers of the business, undertaking, affairs and operations of the Montreal Tramways Company;
- 2. The said Controllers shall have the custody and control of the undertaking and all the property and assets of the Company in so far as the same relate to or are connected with the operations of its transportation system, and shall have the power and authority in the name of and on behalf of the Company to manage, operate and carry on the transportation business, undertaking, affairs and operations of the said Company, and for such purpose shall exercise the powers, authorities and rights which but for the provisions of this Order would have been exercisable by the board of directors of the Company.
- 3. The Controllers shall exercise the foregoing powers and authorities subject always to existing contracts with the municipalities in which the company operates and subject to such instructions and directions, if any, as may from time to time be approved by the Governor in Council.
- 4. The authority of the Controllers shall commence at the first moment of the fourteenth day of August, 1944, and shall continue until the same is revoked by Order in Council which shall be published in the Canada Gazette.

5. The authority of the board of directors and the shareholders in respect of the management, operation and carrying on of the transportation business, undertaking, affairs, and operations of the Company is, subject to paragraphs nine, suspended from the last moment of the thirteenth day of August, 1944, until the authority of the Controllers is revoked.

6. The said Controllers and any persons acting for or on behalf of or under the authority of the said Controllers shall not be or become liable to any person (including the Company, its creditors or shareholders) for anything done or omitted in the exercise or purported exercise of any power or authority from time to time vested

in or conferred upon the said Controllers.

7. It shall be the duty of every person who was in the employ of the Company immediately before the aforesaid strike to resume work on the fourteenth day of August, 1944, at the hour he should normally have resumed work on the fourth day of August, 1944, and to perform the duties of his employment until the authority of the Controllers is revoked; and every person who fails to resume work and perform his duties as aforesaid as herein required without lawful excuse, the onus of proof of which is upon him, is guilty of an offence and liable upon summary conviction to a fine of twenty dollars for each day or part of a day on which he fails so to perform his duties.

8. It is hereby provided that all the terms of employment which were in force between the Company and its employees immediately before the aforesaid strike are

applicable to employment under this order.

9. The Bargaining representatives of the employees and the Company shall enter into negotiations immediately with a view to the completion of a collective agreement, and shall negotiate in good faith with one another and make every reasonable effort to conclude a collective agreement.

10. If the Controllers at the end of sixty days following the date of their appointment report to the Minister of Labour that the bargaining representatives of the employees and the Company are unable to negotiate a collective agreement, the Minister of Labour shall report the same to the Governor in Council for his further consideration as to what further measures may be taken for settlement of the

matters in dispute.

11. Any person who (a) interferes with the exercise by the Controllers of any of the powers, authorities and rights conferred upon them or (b) interferes with any employee or other person seeking to comply with the terms of this order or (c) counsels or procures any person to violate this order shall be liable upon summary conviction to a fine not exceeding in the case of (a) five thousand dollars or imprisonment for a term not exceeding five years or to both such fine and such imprisonment in the case of (b) or (c) to a fine not exceeding five hundred dollars or imprisonment for a term not exceeding six months or to both such fine and such imprisonment.

12. In this order "Company" means the Montreal Tramways Company and all the tramway companies that the Montreal Tramways Company controls or whose powers, franchises, privileges or other rights it exercises either under its own name

or any other name.

A. D. P. HEENEY, Clerk of the Privy Council.

Order in Council revoking import permit control over metal containers and closures

P.C. 6421

AT THE GOVERNMENT HOUSE AT OTTAWA

Saturday, the 12th day of August, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas Order in Council P.C. 2201 of March 18, 1943, prohibited the importation of the goods enumerated hereunder except under and in accordance with the terms of a permit issued by, or on behalf of, the Minister of National Revenue:

- 1. New or unused empty containers (including drums, gas cylinders and collapsible tubes) made wholly or in part of metal and intended for packing or packaging goods for sale, storage and/or shipment.
- 2. Any type of cap, closure or sealing device made wholly or in part of metal to be affixed to any container.

And whereas the Minister of Finance reports that the Wartime Prices and Trade Board recommends that the import permit control imposed on metal containers and closures, as described above, be revoked;

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Finance, and under authority of the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, is pleased to revoke Order in Council P.C. 2201, dated March 18, 1943, and it is hereby revoked, effective August 15, 1944.

A. D. P. HEENEY,

Clerk of the Privy Council.

Dependents Transportation Regulations, 1944

P.C. 6422

AT THE GOVERNMENT HOUSE AT OTTAWA

SATURDAY, the 12th day of August, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas under the provisions of Order in Council P.C. 23/5095 dated 15th June, 1942, wives and other dependents of members of the naval, military and air forces of Canada have been brought to Canada by the Immigration Branch of the Department of Mines and Resources and the transportation costs in connection therewith made a charge against the said Department of Mines and Resources;

And whereas the Minister of National Defence reports that, as the arrangements providing for the transportation of dependents of members and former members of the Armed Forces to the homes of such members of the forces in Canada or outside of Canada, as the case may be, are matters in respect of which the Department of National Defence is interested, it is considered that such Department should assume responsibility therefor and that the cost in connection therewith should be made a charge against the Department of National Defence and that the Department of Mines and Resources will undertake all the necessary investigations in respect to immigration requirements;

And whereas the Minister therefore recommends that appropriate regulations be made to give effect to the foregoing;

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of National Defence, concurred in by the Minister of National Defence for Naval Services, the Minister of National Defence for Air and the Minister of Mines and Resources and under the authority of the War Measures Act, is pleased to make the following regulations and they are hereby made and established accordingly, the costs in connection therewith to be paid out of allotments from the War Appropriation to the Department of National Defence;

REGULATIONS

- 1. These regulations may be cited as "Dependents Transportation Regulations, 1944".
- 2. In these regulations and in any instruction or direction issued pursuant thereto unless the context otherwise requires,—
 - (a) "member of the force" means a member or former member of the naval, military or air forces of Canada who has served or is serving outside of Canada or the territorial waters thereof on active service during the present war and who has married outside of Canada while so serving;

- (b) "dependent" means
 - (i) the wife or widow of a member of the force and who is not resident in Canada and who was married to such member of the force while such member of the force was serving outside of Canada or the territorial waters thereof on active service during the present war;
 - (ii) the child or children (including adopted children and step-children) of such member of the force.
- 3. After the necessary authorization has been issued by the Department of Mines and Resources transportation and travelling expenses may be granted at public expense as hereinafter provided to a dependent from the place of residence of such dependent
 - (i) to the place in Canada designated by the dependent if the member of the force was resident in Canada immediately prior to appointment, enlistment or enrolment,
 - (ii) to any place designated by the dependent in the Country beyond Canada where the member of the force was resident immediately prior to appointment, enlistment or enrolment or to any place in Canada designated by the dependent.
 - 4. The class of accommodation provided will be as follows:
 - (i) For rail travel from the place of residence to the port of embarkation, that which compares as closely as possible to Canadian tourist accommodation when travelling overnight and coach class for day journeys.
 - (ii) For ocean passage, that which is available during the period of wartime conditions and thereafter as may be designated by the Minister of National Defence.
 - (iii) For rail travel from port of disembarkation to destination, coach class accommodation for day trips. For overnight journeys tourist accommodation; if tourist accommodation is not operated or is not available, first class transportation and berths in standard sleeping cars.
- 5. The amount of baggage that a dependent may have transported at public expense will be limited to the weights shown hereunder, such amounts to include weights carried free by carriers:
 - (i) For one, two or three dependents-500 lbs.
 - (ii) For each dependent in excess of three-150 lbs.
- 6. The cost of meals to be provided will not exceed seventy-five (75) cents for breakfast, seventy-five (75) cents for lunch and one dollar (\$1.00) for dinner.
- 7. Where the dependent is required prior to embarkation to proceed from the place of residence to a place specified by the Immigration Branch of the Department of Mines and Resources, or by a representative of the forces for the purpose of interviews, medical examination, etc., sleeping accommodation for overnight journeys, meals enroute and return accommodation where necessary will be provided.
- 8. For periods spent at place of interview as hereinbefore provided, stop-overs enroute or at port of embarkation where necessary, hostel accommodation with meals will be provided or when such is not available arrangements will be made for other accommodation, including meals.
- 9. These regulations shall not entitle any dependent to any of the aforementioned benefits with respect to more than one journey.
- 10. The Minister of National Defence may issue such instructions or directions and do such acts and things as he may from time to time deem necessary for carrying out the provisions of these regulations, and for the effective administration thereof.

A. D. P. HEENEY,

Clerk of the Privy Council.

PART II

Miscellaneous Administrative Orders

DEPARTMENT OF LABOUR

THE NATIONAL SELECTIVE SERVICE MOBILIZATION REGULATIONS, 1944

Pursuant to the provisions of Section 25A of the National Selective Service Mobilization Regulations, 1944, Order in Council P.C. 1355 of March 4, 1944, the Minister of Labour hereby makes the following Order:-

1. When any person, including His Majesty in right of Canada or any province of Canada, has, on or after May 1, 1944, taken into his employ, or hereafter takes into his employ, any man described in Section 25A of the National Selective Service Mobilization Regulations, 1944, he shall complete and file with the Registrar of the appropriate Division, established under the aforesaid Regulations, a report in the form set out in Schedule 9 attached hereto concerning every such man

unless

such man has produced, for his inspection, satisfactory evidence of good standing under National Selective Service Mobilization Regulations, 1944, of the nature prescribed in the said Regulations or set out in the instructions contained in the Department of Labour publication known as "Notice to Employers and their Male Employees".

2. If the employment mentioned in section one of this Order commenced before August 22, 1944, the employer shall complete and file the report required by section one of this Order on or before August 29, 1944, and in every other case, within seven days of the commencement of the employment.

Dated at Ottawa this fifteenth day of August, 1944.

National Selective Service Mobilization Regulations,

A. MacNAMARA, Director of National Selective Service.

APPROVED:

HUMPHREY MITCHELL, Minister of Labour.

DEPARTMENT OF LABOUR

NATIONAL SELECTIVE SERVICE MOBILIZATION REGULATIONS

Schedu	le 9
	Date
To the Registrar, Mobilization Section a	at:
(Place)	
Report on employee who has failed sfactory evidence that he is in good stan	

when requested to do so.

	DETAILS FROM EMPLOYEE'S NATIONAL REGISTRATION CERTIFICATE
	1. Name
	2. Address
	3. Electoral District No Polling Division No
4.	Present Address
5.	Present Marital Status (mark with an "X"): Single □ Married □ Widower □ Divorced □ Judicially Separated □
	If ever married: Date of becoming a Widower, Date of or being Divorced No. of Chil- Marriage. or Judicially Separated. dren Living. Date of Birth: Month. Day. Year.
8.	Signature of Employee: (Certifying to above statements)
9.	Or Name of Employee: (Entered for him on refusal to sign)
	Certification: The undersigned employer certifies: (a) That the above employee failed or refused to furnish proof of good standing under National Selective Service Mobilization Regulations, after being given reasonable opportunity to do so; (b) That the statements and answers given in this form are either known to be correct, or have been provided by the employee;
	(c) That the employee refused to sign (this is to be crossed out if employee signs above); (d) That a copy of this form, completed similarly, has been given to the employee: Employer's Name Signature of, or for, Employer
	Position with Employer Address of Employer or Location of Branch

To Employer: The original copy of this Form should be mailed immediately after completion to the Registrar of the Mobilization Section for the Division in which the employer or branch completing the Form is located.

N.S.S.(M) 99

DEPARTMENT OF NATIONAL DEFENCE FOR NAVAL SERVICES

MERCHANT SEAMEN ORDER, 1941

COMMITTEE OF INVESTIGATION

Nominations

I, the undersigned Minister of Justice, pursuant to Section 3 (1) of the Merchant Seamen Order, 1941, as made and established by Order-in-Council P.C. 11397 dated 19th December, 1942, do hereby nominate the following representatives from the Royal Canadian Mounted Police, namely,— Reg. No. 14164 Cst. Joseph A. A. R. Nadon, Gaspe, Que.

Reg. No. 14313 Cst. Joseph I. P. A. Chalifoux, Seven Islands, Que.

Reg. No. 14463 Cst. Joseph R. A. Gervais, Three Rivers, Que.

to act on Committees of Investigation for the purposes of the said Order.

Dated at Ottawa, this 29th day of July, 1944.

LOUIS S. ST. LAURENT,

Minister of Justice.

DEPARTMENT OF NATIONAL REVENUE

WM No. 39

Seventh Revision

Supplement No. 7

MEMORANDUM

CUSTOMS DIVISION

OTTAWA, 9th August, 1944.

To Collectors of Customs and Excise, and others concerned:

Export Permits-Fish and Fishery Products

Effective on and after August 9, 1944, the listing of Cusk, Hake and Pollock under "Fish and Fishery Products" on page 23 of the Seventh Revision of the Export Permit Regulations, is amended to include the smoked varieties of the species, so that the items now read as follows:—

Cusk, fresh, frozen, smoked, dried, salted or pickled. Hake, fresh, frozen, smoked, dried, salted or pickled. Pollock, fresh, frozen, smoked, dried, salted or pickled.

Export Permits—Turnips

Effective on and after August 10, 1944, turnips are exempted from the requirement of an export permit when shipped from Canada.

D. SIM,
Deputy Minister of National Revenue,
Customs and Excise.

WM No. 102

Supplement No. 1

MEMORANDUM

Customs Division

OTTAWA, 4th August, 1944.

To Collectors of Customs and Excise, and others concerned:

Prohibited Imports

The Minister of National Revenue has authorized the issuance of General Permits for the undermentioned goods which are prohibited importation (Memo WM No. 102):

No. G-2385..... Aviation Gasoline

No. G-2386......Aviation Gasoline Base and Blending Stocks

14892-23

Each General Permit referred to is issued in a single copy, which is retained in the Department, the number of which is to be endorsed on all relative import documents.

The importer shall file with the Collector of Customs and Excise at the time of presenting his import entry four copies of Customs Form C-6 Special, and when complete in all respects, the original and duplicate copies are to be forwarded without delay by the Collector to the Department of National Revenue marked for the attention of the "Appraisers' Branch", the triplicate copy retained for the Port records, and the quadruplicate copy returned to the importer.

D. SIM,
Deputy Minister of National Revenue,
Customs and Excise.

WM No. 102

Supplement No. 2

MEMORANDUM

CUSTOMS DIVISION

Ottawa, 8th August, 1944.

To Collectors of Customs and Excise, and others concerned:

100 m

Prohibited Imports

(Models for Copying and Designing Purposes)

Subject to the following conditions, clothing, wearing apparel and textile articles prohibited importation (Memorandum WM 102), brought to Canada temporarily, solely for designing or copying purposes, may be admitted under General Permit No. G-2401, issued in a single copy which remains in the Department, the number of which is to be endorsed on all relative import documents (i.e. "General Import Permit No. G-2401").

The regular Customs duty and Excise taxes must be paid thereon in the regular manner at the time of entry for consumption, based on the fair market value thereof as established under the Customs Act.

The importers may, however, obtain a refund of 90 per cent of the Customs duty and Excise taxes paid on such importations, subject to the following regulations:—

(1) The following notation shall be made on the face of the sworn-to Customs entry:—

is/are brought to Canada for use solely for designing and/or copying purposes in a factory operated by......located at.....

(name of place)

and will be duly exported from Canada within six months from the date of this application.

Signature.

(2) Each individual article shall be marked for identification purposes before its delivery to the manufacturer, and the marking shall be done by means of a tag bearing a sufficient description of the article which is to be attached to the article by a cord and lead seal duly closed by means of seal closing and marking press, under the supervision of an Appraiser or Assistant Appraiser, who shall personally press and close the seal. Any article not capable of being identified in this manner must bear serial numbers or other adequate marks of identification moulded, etched, engraved or otherwise permanently placed thereon, and the examining officer will record the identification marks on all relative documents.

(3) Examination and appraisal shall in all cases be by a proper Appraiser or Assistant Appraiser, and in the event of the goods arriving by baggage, such baggage shall be transported by a Customs-Excise bonded carter to the Examining Warehouse for attention.

(4) The goods shall be exported by the original importer to the country from whence imported within six months from the date of the import entry, and prior to entry for exportation the goods shall be delivered to the Customs for examination, and shall be identified and the seals removed by an Appraiser or Assistant Appraiser, and the goods shall thereafter remain under Customs control until actually exported.

(5) Only one claim for refund may be submitted in connection with any import entry, and must be filed at the port of entry within three months after the date when the export entry was passed, and the claimant for refund, who must be the importer, shall submit with the refund claim certified copies of the import entry, and the export entry bearing the certificate of identification. In the case of shipments by freight or express, a copy of the waybill or bill of lading, signed by the agent of the transportation company, must also be supplied, and in the case of shipments by mail a postal receipt or certificate by the Customs-Excise officer by whom or in whose presence the parcel was mailed is necessary.

(6) If it is found by any Customs-Excise Officer that any article entered under these regulations is being or has been used for any purpose other than provided herein, such article is to be placed in Customs custody and full particulars reported immediately to the Department, for such action as the Minister directs. Further applications from persons who violate any of the provisions of these regulations are to be

refused.

(7) Collectors will keep a record of all articles permitted entry under these regulations, showing applicant's name, description of articles, numbers and dates of import and export entries, marks of identification if not made by means of tag, cord and seal, and disposition made of the refund claim.

D. SIM,
Deputy Minister of National Revenue,
Customs and Excise.

W. M. No. 102

Supplement No. 3

MEMORANDUM

CUSTOMS AND EXCISE

OTTAWA, 9th August, 1944.

To Collectors of Customs and Excise, and others concerned:

Prohibited Imports

Effective August 1, 1944, the importation of Sugar Candy, not including sweetened gums, candied popcorn and candied nuts (ex tariff item 141), is prohibited except under and in accordance with the terms of a permit issued by, or on behalf of, the Minister of National Revenue.

In order that requests for permits for the importation of Sugar Candy may be dealt with as expeditiously as possible, applications, in duplicate, must be made on the prescribed form which, together with all correspondence relating thereto, are to be sent direct to the Sugar Administrator, 360 St. James Street West, Montreal, P.Q.

The form to be used is the "Application for Permit to Import War Materials and Other Goods" and supplies thereof may be obtained from the Collector of Customs and Excise or from the Department of National Revenue. It should be stated on the application whether the quantity for which permit is requested will be imported in one or more than one shipment.

D. SIM,

Deputy Minister of National Revenue, Customs and Excise. Series D No. 47

T.C. 138 Revised

MEMORANDUM

CUSTOMS DIVISION

Ottawa, 9th August, 1944.

To Collectors of Customs and Excise, and others concerned:

During the period 1st August, 1944, until 31st December, 1944, the undermentioned goods are exempted from the war exchange tax and are accorded the Tariff treatment hereunder indicated:

Dried whey, dried skim milk and dried buttermilk, when imported for use as animal or poultry feeds or when imported for use in the manufacture of animal or poultry feeds

British	Preferential	Tariff				Free
Interme	diate Tariff					Free
General	Tariff					Free
	(to be d	esignated	as Tariff	Item	43b).	

Effective the 1st August, 1944, Memorandum Series D No. 47, T.C. 138, is cancelled.

D. SIM,

Deputy Minister of National Revenue, Customs and Excise.

(P.C. 6010, 1/8/44—Authority, War Measures Act.)

Series D. No. 47

T.C. 170

MEMORANDUM

CUSTOMS DIVISION

OTTAWA, 9th August, 1944.

To Collectors of Customs and Excise, and others concerned:

The following item is established in Schedule B of the Customs Tariff:—

Portion of Duty (not including Special Duty or Dumping Duty) Payable as

Drawback

Item No. Goods

1019a Bituminous coal of a quality suitable for by-product coke oven use, entered for consumption ex-warehouse on and after August 1, 1942.

When Subject to Drawback
When imported and con-

When imported and converted at coke ovens into coke for use in the smelting of metals from ores and in the melting of metals

99 p.c.

D. SIM,

Deputy Minister of National Revenue, Customs and Excise.

(P.C. 6012, 1/8/44—Authority War Measures Act.)

Series D No. 47

T.C. 171

MEMORANDUM

CUSTOMS DIVISION

Ottawa, 9th August, 1944.

To Collectors of Customs and Excise, in the Province of British Columbia, and others concerned:

Tariff Change by Order in Council

During the period 1st January, 1944 to 31st December, 1944, the undermentioned products are accorded the tariff treatment hereunder indicated:—

Products of Petroleum, n.o.p., .934 specific gravity (20 A.P.I.) or heavier at 60 degrees Fahrenheit, when imported into British Columbia ports in bulk by tank vessels—

British Preferential Tariff. Free
Intermediate Tariff Free
General Tariff Free
(To be designated as tariff item 269b)

D. SIM,

Deputy Minister of National Revenue, Customs and Excise.

(P.C. 6011, 1/8/44—Authority War Measures Act.)

Series D No. 47

T.C. 172

MEMORANDUM

CUSTOMS DIVISION

Ottawa, 9th August, 1944.

To Collectors of Customs and Excise, and others concerned:

Tariff Change by Order in Council

Effective the 1st April, 1944, the undermentioned goods are accorded the Tariff treatment hereunder indicated:

Waste portions of unused fabrics, or used garments, imported to be used exclusively for disintegrating, or for manufacture into wiping rags, under regulations prescribed by the Minister....

British Preferential Tariff. Free Intermediate Tariff Free General Tariff Free

(to be designated as tariff item 535f)

D. SIM.

Deputy Minister of National Revenue, Customs and Excise.

(P.C. 6009, 1/8/44—Authority War Measures Act.)

DEPARTMENT OF PENSIONS AND NATIONAL HEALTH

In the Matter of Section 11 of Regulation 35 of the Defence of Canada Regulations (Consolidation) 1942

To ALL WHOM IT MAY CONCERN:

Whereas by an Order made by me, pursuant to subsection (c) of section 11 of the Defence of Canada Regulations (Consolidation) 1941 and the amending Orders in Council thereto, dated the 4th March, 1942, concurred in by the Minister of Munitions and Supply, I did in respect of the Province of New Brunswick remove certain restrictions upon lighting imposed by subsections (a) and (b) of said section 11 of Regulation 35, such Order having been amended by further Orders made by me on the same authority dated the 4th November, 1943, and the 5th June, 1944, concurred in by the Minister of Munitions and Supply;

And whereas the Director of Civil Defence, Province of New Brunswick, has requested an Order making further exemption to said Regulation as follows:

Now, therefore, in pursuance of the powers vested in me by the said Regulation

I DO HEREBY ORDER as follows:

That until further Order may be made by me with respect hereto, the said Order of the 4th March, 1942, be further amended by adding thereto the following exemption:

12. Advertising and display signs and individual lights on or in front of residences or business houses.

Given under my hand and the seal of the Department of Pensions and National Health at the City of Ottawa this 27th day of July, A.D., 1944.

IAN A. MacKENZIE,
Minister of Pensions and National Health.

I hereby concur in the foregoing Order of the Minister of Pensions and National Health.

Dated at the City of Ottawa this 27th day of July, A.D., 1944.

C. D. HOWE,
Minister of Munitions and Supply.

Part III

Wartime Prices and Trade Board (Finance)

Government Notice

WARTIME PRICES AND TRADE BOARD

RENTALS ADMINISTRATION

NOTICE

Living Accommodation in Tourist Cabins and in Automobile-Trailers in Certain Parts of British Columbia

Under authority conferred by Order No. 425 of the Wartime Prices and Trade Board, notice is hereby given that the areas listed below are designated areas to which the provisions of said Order No. 425 shall apply.

Counties of Cariboo, Kootenay, Nanaimo, Prince Rupert, Vancouver, Victoria, Westminster and Yale, all in the Province of British Columbia.

Dated at Ottawa, this 7th day of August, 1944.

O. LOBLEY, Rentals Administrator.

Board Order

WARTIME PRICES AND TRADE BOARD

ORDER No. 427

Slaughtering of Hogs and Stamping of Hog Carcasses

Under powers given to the Board by Order in Council P.C. 8528 dated November 1, 1941, and amendments,

THE BOARD HEREBY ORDERS AS FOLLOWS:

- 1. Until further notice it shall not be necessary for a person to be the holder of a slaughtering permit issued by the Board in order lawfully to slaughter hogs or to have hogs slaughtered for him.
- 2. Until further notice, the provisions of Board Order No. 340 respecting the stamping of carcasses of meat shall not apply to carcasses of hogs.
- 3. Until further notice, the provisions of Board Order No. 340 prohibiting sales and purchases of unstamped meat shall not apply to the carcasses of hogs or to meat derived therefrom.
 - 4. This Order shall come into force on August 21, 1944.
 - Made at Ottawa this 7th day of August, 1944.

D. GORDON, Chairman.

Administrators' Orders

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1310

Maximum Prices of Dressed Poultry and of Live Poultry

Under powers given by the Wartime Prices and Trade Board to the Administrator of Meat and Meat Products it is hereby ordered on behalf of the Board as follows:—

Part I - General

REPLACEMENT OF PREVIOUS ORDER AND EFFECTIVE DATE

1. This Order comes into force on August 14, 1944, and revokes and replaces Administrator's Order No. A-893, as amended by Administrator's Orders Nos. A-930 and A-1019.

WHAT THIS ORDER COVERS

2. Part I contains definitions and provisions of general application to the Order.

Part II deals with dressed poultry. Maximum prices are fixed for the sale at wholesale and at retail of the various kinds and sub-kinds of graded and ungraded dressed poultry. These maximum prices vary according to the period of the year when, and the place at which, dressed poultry is delivered.

Part III deals with live poultry. Maximum prices are fixed on sales of live poultry at wholesale and at retail.

Part IV provides rules respecting invoices, sales slips and records.

MEANING OF CERTAIN WORDS

- 3. For the purposes of this Order,
- (a) "sell" includes offer to sell;
- (b) "sell at wholesale" refers to any sale which is not a sale at retail;
- (c) "zone" means one of the zones numbered and described in Section 4.

DEFINITIONS OF ZONES

- 4. For the purposes of this Order the following zones are established:
 - (a) Zone No. 1 composed of
 - (i) the provinces of Prince Edward Island, Nova Scotia and New Brunswick;
 - (ii) that part of the province of Quebec lying south of the St. Lawrence River and east of a line drawn parallel to and always at a distance of ten miles west of the Temiscouata Railway from Riviere du Loup to the boundary of New Brunswick including all stations on that railway; and
 - (iii) the counties of Lac St. Jean and Chicoutimi;
 - (b) Zone No. 2 composed of that part of the Province of Quebec lying to the south and west of Zone No. 1, and bounded on the north by the 48th parallel of latitude from the point where it intersects the westerly bank of the St. Lawrence River to the point of its intersection near Strachan with the most

northerly transcontinental route of the Canadian National Railway, and westerly therefrom by a line drawn parallel to and always a distance of ten miles north of the said railway;

- (c) Zone No. 3 composed of that part of the province of Ontario lying to the south of a line drawn parallel to and always a distance of ten miles north of the most northerly transcontinental route of the Canadian National Railway including all stations on that railway;
- (d) Zone No. 4 composed of that part of the province of Manitoba lying south of the 53rd parallel of latitude;
- (e) Zone No. 5 composed of that part of the province of Saskatchewan lying south of the 54th parallel of latitude;
- (f) Zone No. 6 composed of
 - (a) that part of the Province of Alberta, not included in Zone No. 7, and lying to the south of the 55th parallel of latitude; and
 - (b) that part of the Province of British Columbia lying to the east of the line formed by the Elk River from its source to its confluence with the Kootenay River and thence from such confluence along the Kootenay River to the southern boundary of the said province; and
 - (c) the city of Fernie;
- (g) Zone No. 7 composed of
 - (a) all that part of Vancouver Island south of a line from Port Alberni to Parksville and any part of the remainder of the Island which lies within ten miles of any railway line on the Island; and
 - (b) the following additional parts of the Province of British Columbia, namely,
 - (i) that part, not included in Zone No. 6, lying south of a line drawn along the 50th parallel of latitude from the coast to a point twenty miles west of the main line of the Canadian Pacific Railway where it crosses the 50th parallel thence along a course paralleling the said railway main line and always twenty miles westerly and northerly thereof to the Eastern boundary of British Columbia at or near Lake Louise; and
 - (ii) that part composed of the territory lying within twenty miles, north or east and south or west, of the most northerly line of the Canadian National Railway from the Eastern boundary of British Columbia to but not including Prince Rupert; and
 - (c) in the Province of Alberta, Edson and Lovett, and all railway stations on the Canadian National Railway west of Edson and Lovett and on the Canadian Pacific Railway west of Lake Louise.

KINDS AND SUB-KINDS OF POULTRY

5. The poultry referred to in this Order are of the following kinds and sub-kinds (in brackets), namely:— chickens, (broilers, fryers, roasters, capons and poulards); fowl (hens and old roosters); turkeys (young hens and young toms, old hens and old toms); ducks and geese.

PACKING PERIODS AND DEFICIENCY PERIODS

6. For the purposes of this Order the packing period and the deficiency period of each kind and sub-kind of poultry shall be as follows:

KIND AND SUB-KIND	PACKING PERIOD I	DEFICIENCY PERIOD
	(all dates in	clusive)
Chickens		
(fryers, roasters, capons and		
poulards)	September 1 to	January 1 to
	December 31	August 31
(1) (1)	A 23 M A	0.13.41
(broilers)		October 1 to
	September 30	March 31
Fowl		
(Hens)	July 1 to	October 1 to
	September 30	June 30
9		
(Old roosters)	May 1 to	January 1 to
	December 31	April 30
Turkeys	27 1 4 1	
(all sub-kinds)	November 1 to	January 1 to
Ducks Geese	December 31	October 31
deese		

WHOLESALE PRICES INCLUDE DELIVERY

- 7. Wholesale prices fixed by this Order are in cents per pound and include delivery and such delivery shall be to the buyer's place of business except in the following cases:
 - (a) if delivery is by railway or the last transhipment is by railway it is to be made at the railway station nearest to the buyer's place of business;
 - (b) if delivery is by boat or the last transhipment is by boat it is to be made on a dock at the port of call nearest to the buyer's place of business;
 - (c) if delivery is by express at the buyer's request, the seller may add to his selling price the difference between freight and express charges, if he shows the difference as a separate item on his sales invoice;
 - (d) where the sale is by a person in a zone to a person in a part of Canada not included in a zone, the seller may add to his selling price the transportation cost from the shipping point or, if transhipped en route, from the point of last transhipment to the point of delivery to the buyer, if such cost is shown as a separate item on his sales invoice.

Part II - Dressed Poultry

MEANING OF CERTAIN WORDS

- 8. For the purposes of this part
- (a) "Dressed Poultry" means fresh or frozen dressed poultry of a kind or sub-kind named in Section 5;
- (b) "Grade" means a grade as defined in the regulations respecting the Grading and Marking of Dressed Poultry made under the Livestock and Livestock Products Act 1939, and "graded" shall have a corresponding meaning.

SALES AT WHOLESALE DURING PACKING PERIOD BY PERSONS IN ZONES

- 9. (1) The maximum price at which a person in a zone may sell at wholesale a grade of a kind or sub-kind of box-packed graded dressed poultry during the packing period for such kind or sub-kind.
 - (a) to a buyer whose place of business is in a zone, shall be the price fixed in Schedule "A" hereto, for the zone in which the buyer's place of business is situated, according to the grade of the kind or sub-kind of poultry sold;

- (b) to a buyer whose place of business is not in a zone, shall be the sum of the following two items,
 - (i) the maximum price fixed in the said Schedule "A" for that kind or subkind in the zone from which the poultry is shipped to the buyer at his place of business or if transhipped en route the maximum price in the zone where the last transhipment takes place; and
 - (ii) the actual cost of transporting the poultry from the shipping point in the zone from which it was shipped or last transhipped, as the case may be, to the buyer's place of business.
- (2) Dressed poultry shall not be deemed to be box-packed unless it is packed in accordance with the requirements in that respect contained in the said regulations entitled Grading and Marking of Dressed Poultry and further, unless it is so packed at the time of delivery pursuant to a sale at wholesale.
- (3) Except as provided in subsection (4) of this Section, if a kind or sub-kind of graded dressed poultry is not box-packed when delivered pursuant to a sale at wholesale at any time during the packing period for that kind or sub-kind then the maximum price at which a person may sell the same at wholesale shall be three quarters of one cent (4) per pound less than the maximum price fixed for the same grade of the same kind or sub-kind of dressed poultry box-packed.
- (4) During the period December 15 to December 31, both inclusive, in any year, graded dressed fryers, roasters, capons, poulards, turkeys, ducks and geese which have not been box-packed may be sold at wholesale at the same price as the same dressed poultry may be sold at wholesale when delivered box-packed.

SALES AT WHOLESALE DURING DEFICIENCY PERIOD BY PERSONS IN ZONES

- 10. (1) The maximum price at which a person in a zone may sell at wholesale a grade of a kind or sub-kind of graded dressed poultry during the deficiency period for that kind or sub-kind shall be an amount equal to the maximum price for sales at wholesale during the packing period for the same grade of the same kind or sub-kind of box-packed dressed poultry, PLUS
 - (a) in the case of chickens, one cent per pound during the first month of such deficiency period and an additional three-eighths of one cent per pound, cumulatively, during each succeeding month of such period;
 - (b) in the case of fowl, one cent per pound during the first month of such deficiency period and an additional three-eighths of one cent per pound per month cumulatively during each succeeding month including but not after the month of February of that period;
 - (c) in the case of turkeys, ducks, and geese, three-eighths of one cent per pound during the first month of such deficiency period and an additional three-eighths of one cent per pound, cumulatively, during each succeeding month of such period.
- (2) Dressed poultry which is not box-packed when it is delivered during its deficiency period may be sold at wholesale at a price not exceeding the price at which the same dressed poultry may be sold at wholesale when delivered box-packed.

SALES AT WHOLESALE BY PERSONS NOT IN ZONES

11. The maximum price at which a person in any part of Canada not included in a zone, may sell or offer to sell at wholesale to any other person in any part of Canada a grade of a kind or sub-kind of dressed poultry, during any period, shall be such as may be approved or prescribed from time to time in writing by the Administrator of Meat and Meat Products with the approval of the Chairman of the Board.

SALES AT WHOLESALE OF UNGRADED DRESSED POULTRY

12. The maximum price at which any person may sell at wholesale any ungraded dressed poultry shall not exceed a price which bears the same relationship to the price at which he may sell graded dressed poultry of the same kind or sub-kind as his highest price of ungraded dressed poultry bore to his highest price of graded dressed poultry of the same kind or sub-kind during the basic period, September 15 to

October 11, 1941, both inclusive. In no case, however, shall a person's maximum selling price on a sale at wholesale of ungraded dressed poultry in any period and in any zone be higher than the maximum price at which he may sell at wholesale "B" grade dressed poultry of the same kind or sub-kind in the same period and in the same zone.

SALES AT WHOLESALE OF KOSHERED DRESSED POULTRY

- 13. The highest price at which a person may sell at wholesale a kind or sub-kind of graded or ungraded koshered poultry in any period to any buyer shall be the total of,
 - (a) the highest lawful price at which according to the provisions of this Order he may sell at wholesale the same kind or sub-kind of ungraded or graded dressed poultry in the same period to the same buyer; and
 - (b) koshering charges not exceeding those established by him in the same slaughtering place during the basic period September 15 to October 11, 1941, both inclusive.

SALES AT WHOLESALE OF DRAWN DRESSED POULTRY

- 14. (1) No person shall sell or buy or offer to buy any drawn dressed poultry unless it is processed so that the head, feet, crop, windpipe, gullet and entrails have been entirely removed without contamination of the body cavity. The feet must be removed at the hock joint. The cleaned gizzard, heart and liver may be taken into account in determining the weight of the drawn dressed poultry for purposes of sale. The gizzard must be cleaned by removing the contents and lining.
- (2) The highest lawful price per pound at which a person may sell at wholesale or at retail a kind or sub-kind of graded or ungraded drawn dressed poultry in any period to any buyer shall be the total of the highest lawful price per pound at which he may sell at wholesale or at retail as the case may be, the same kind or sub-kind of graded or ungraded dressed poultry to the same buyer during that period according to whether or not it is box packed PLUS ten cents per pound.
- (3) If a retailer draws dressed poultry at the request of his customer after it has been weighed and sold to the customer, he may make a charge for such service not exceeding ten cents per bird, but this charge may not be made when the retailer sells the poultry under the provisions of sub-section (2) of this Section;

CONTROL OVER RETAILER'S DELIVERED COST

- 15. (1) A person who sells dressed poultry at retail in a zone or other part of Canada shall not buy or otherwise acquire in any period any kind or sub-kind of graded or ungraded dressed poultry at a price, delivered to his place of business or to his nearest railway station or dock, that is higher than the maximum price at which under the provisions of this Order such dressed poultry may be sold at wholesale to him in that zone or other part of Canada in the same period.
- (2) If a person who sells dressed poultry at retail buys live poultry and kills it or causes it to be killed for him he shall for the purposes of this Order, be considered to have acquired dressed poultry.

SALES AT RETAIL BY PERSONS WHO ARE NOT PRIMARY PRODUCERS

- 16. (1) The actual price referred to in this Section must not include any amount for transportation charges in excess of the amount for shipment by freight. This rule applies even if the shipment is by express.
- (2) The maximum price at which any person other than a primary producer of poultry, may sell dressed poultry at retail during any period shall be the sum of the following two items, namely:
 - (a) the actual price paid by him for the dressed poultry but not in any event exceeding the highest lawful price at which it may be sold at wholesale for delivery to him by freight during that period; and
 - (b) a markup not exceeding twenty per cent (20%) of his selling price or seven cents (7¢) per pound, whichever amount is the lesser.

SALES AT RETAIL BY PRIMARY PRODUCERS

17. The maximum price at which a primary producer of poultry may sell at retail any kind or sub-kind of graded or ungraded dressed poultry to a buyer in a zone or other part of Canada during any period, shall be the highest lawful price at which such dressed poultry may be sold at wholesale in the same period and zone or other part of Canada PLUS a markup of twenty-five per cent (25%) of such wholesale price or seven cents (7¢) per pound, whichever is the lesser.

Part III - Live Poultry

WHAT LIVE POULTRY INCLUDES

18. The expression "live poultry" includes only those kinds and sub-kinds named in Schedule "B" hereto.

WHAT THIS ORDER DOES NOT COVER

19. This Order shall not apply to sales of pure-bred live poultry when sold for breeding purposes.

SALES AT WHOLESALE DURING PACKING PERIOD BY PERSONS IN ZONES

- 20. The maximum price per pound live weight at which a person in a zone may sell at wholesale a sub-kind of a kind of live poultry during the packing period for that sub-kind,
 - (a) to a buyer whose place of business is in a zone, shall be the price for the same set forth in Schedule "B" for the zone in which the buyer's place of business is situated; and
 - (b) to a buyer whose place of business is not in a zone, shall be the sum of the following two items,
 - (i) the maximum price set forth in Schedule "B" for that sub-kind for the zone from which the live poultry is shipped to the buyer at his place of business. If transhipped en route the zone where the transhipment takes place is to govern in pricing the live poultry; and
 - (ii) the actual cost of transporting the live poultry from the shipping point in the zone from which it was shipped or transhipped, as the case may be, to the buyer's place of business.

SALES AT WHOLESALE DURING DEFICIENCY PERIOD BY PERSONS IN ZONES

- 21. The maximum price per pound live weight at which a person in a zone may sell at wholesale a sub-kind of a kind of live poultry during the deficiency period for that sub-kind shall be an amount equal to the maximum price fixed in Section 20 for the same sub-kind, PLUS
 - (a) in the case of chickens, one cent per pound during the first month of such deficiency period and an additional three-eighths of one cent per pound per month, cumulatively, during each succeeding month of such period;
 - (b) in the case of fowl, one cent per pound during the first month of such deficiency period and an additional three-eighths of a cent per pound per month, cumulatively, during each succeeding month including but not after the month of February, of that period;
 - (c) in the case of turkeys, ducks and geese, three-eighths of one cent per pound during the first month of such deficiency period and an additional three-eighths of one cent per pound, cumulatively, during each succeeding month of such period.

SALES AT WHOLESALE BY PERSONS NOT IN ZONES

22. The maximum price per pound live weight at which a person in any part of Canada not included in a zone may sell at wholesale a sub-kind of a kind of live poultry during any period shall be such as may be approved or prescribed from time to time in writing by the Administrator of Meat and Meat Products with the approval of the Chairman of the Board.

SALES AT RETAIL BY PERSONS WHO ARE NOT PRIMARY PRODUCERS

- 23. The maximum price per pound live weight at which a person other than a primary producer of poultry may sell any sub-kind of a kind of live poultry at retail during any period shall be the sum of the following two items, namely:
 - (a) the actual price paid by him for the live poultry but not in any event exceeding the highest lawful price at which it may be sold at wholesale for delivery to him by freight during that period; and
 - (b) a markup not exceeding twenty per cent (20%) of his selling price or seven cents (7ϕ) per pound live weight whichever amount is the lesser.

SALES AT RETAIL BY PRIMARY PRODUCERS

24. The maximum price per pound live weight at which a primary producer of poultry may sell at retail any sub-kind of a kind of live poultry to a buyer in any zone or other part of Canada during any period, shall be the highest lawful price at which such live poultry may be sold at wholesale to a buyer in that part of Canada during that period PLUS a markup of twenty-five (25) per cent of such wholesale price or seven cents (7¢) per pound live weight whichever amount is the lesser.

Part IV — Records of Sales and Purchases and General Provisions

- 25. (1) Every person including a primary producer of poultry, who sells live poultry or dressed poultry, or both, at wholesale, shall on each sale issue in duplicate a sales invoice showing
 - (a) the name and complete address of both the seller and the buyer;

(b) the date of the sale;

(c) each kind or sub-kind of poultry sold;

(d) the weight and price per pound of each kind or sub-kind; and

(e) if it is sold as dressed poultry,

- (i) the grade, if graded, or the word "ungraded" if it is not graded;
- (ii) whether it is box-packed or otherwise packed if the sale is made in its packing period;
- (iii) the word "kosher" if it is koshered dressed poultry.
- (2) One copy of the sales invoice shall be given to the buyer on sale or delivery and the seller shall keep the other copy available for inspection as hereunder stated.

SALES SLIPS ON SALES AT RETAIL

26. Every person including a primary producer, who sells live poultry or dressed poultry, or both, at retail or direct to the consumer, if asked by the buyer, must give him an invoice or sales slip showing the seller's name and address, the kind or sub-kind, weight and price per pound of such poultry, and if it is sold as graded dressed poultry the grade thereof must also be so shown.

RECORDS OF PURCHASES

27. Every person who sells live poultry or dressed poultry at wholesale or at retail shall, immediately upon receipt by him of any such poultry bought by him, make a written record at the place of business at which he receives such poultry, showing the date of purchase, the name and complete address of his supplier, the kind, sub-kind and grade (if it is graded dressed poultry), and the weight of and price per pound paid for each kind and sub-kind, and grade (if it is graded dressed poultry) of the poultry bought.

INSPECTION OF RECORDS AND INVOICES

- 28. (1) If a person retains, available for inspection by any authorized representative of the Board, an invoice furnished by his supplier, it will not be necessary for him to keep any other record of the particulars set forth in the invoice.
- (2) Every invoice and record which a seller of live poultry or dressed poultry is required by this Order to make and keep shall be kept available for inspection by any authorized representative of the Board at any time within twelve months after the date of the transaction to which it relates.

ADDITIONAL PAYMENTS AND CONSIDERATIONS TO BE PART OF THE PRICE

29. Any consideration, money or money's worth given or paid by the buyer to any person in connection with the purchase of any poultry or received by the seller from any person in connection with the sale of any poultry, shall constitute part of the price of such poultry.

Dated at Ottawa, this 29th day of July, 1944.

F. S. GRISDALE,

Administrator of Meat and Meat Products.

APPROVED:

D. GORDON,

Chairman, Wartime Prices and Trade Board.

SCHEDULE "A" TO ADMINISTRATOR'S ORDER No. A-1310

MAXIMUM WHOLESALE PRICES FOR BOX-PACKED, GRADED, DRESSED POULTRY DURING THE PACKING PERIOD

(in cents per pound)

	(in cents per pour					
Grade, Kind and Sub-kind of Poultry	Packing Period			Zones		
Sub-kind of a odiny	1 acking 1 enou	1	2 & 3	4 & 6	5	7
Chickens, (roasters or fryers)	Sent. 1 to Dec. 31	cts.	cts.	cts.	cts.	cts.
Special Graded Milkfed. A Grade Milkfed. B Grade Milkfed.		36½ 35½ 33½	36 35 33	34 33 31	$33\frac{1}{2}$ $32\frac{1}{2}$ $30\frac{1}{2}$	36 35 33
Special Grade. A Grade. B Grade. C Grade.		$34\frac{1}{2}$ $33\frac{1}{2}$ $31\frac{1}{2}$ $28\frac{1}{2}$	34 33 31 28	32 31 29 26	$ \begin{array}{r} 31\frac{1}{2} \\ 30\frac{1}{2} \\ 28\frac{1}{2} \\ 25\frac{1}{2} \end{array} $	34 33 31 28
Chickens (Capons or Poulards) 2 cents per pound over maximum prices for Chickens (Fryers or Roasters).						
A Grade Milkfed	April 1 to Sept. 30	38½ 37½ 35½	38 37 35	36 35 33	$35\frac{1}{3}$ $34\frac{1}{3}$ $32\frac{1}{3}$	38 37 35
		36½ 35½ 33½ 30½	36 35 33 30	34 33 31 28	$33\frac{1}{2}$ $32\frac{1}{2}$ $30\frac{1}{3}$ $27\frac{1}{2}$	36 35 33 30
A Grade	July 1 to Sept. 30	$\begin{array}{c} 28\frac{1}{2} \\ 26\frac{1}{2} \\ 23\frac{1}{2} \end{array}$	28 26 23	26 24 21	25½ 23½ 20½	28 26 23
Fowl (Old Roosters). A Grade. B Grade. C Grade.		$22\frac{1}{2}$ $20\frac{1}{4}$ $17\frac{1}{2}$	22 20 17	20 18 15	$19\frac{1}{2}$ $17\frac{1}{2}$ $14\frac{1}{2}$	22 20 17
Turkeys (Young Hens or Young Toms) Special Grade. A Grade B Grade C Grade		40 39 37 34	39½ 38½ 36½ 33½	37 36 34 31	36½ 35½ 33½ 30½	38½ 37½ 35½ 32½
Turkeys (Old Hens)			:			

SCHEDULE "A" TO ADMINISTRATOR'S ORDER No. A-1310-Con.

Grade, Kind and Sub-kind of Poultry	Packing Period			Z	NES	
Sub-kind of Fourtry	Facking Feriod	1	2 & 3	4 & 6	5	7
		cts.	cts.	cts.	cts.	cts.
Turkeys (Old Toms)						
Geese (Heads off and Feet on) A Grade. B Grade. C Grade.		28 26 21	27½ 25½ 20½	25 23 18	24½ 22½ 17½	26½ 24½ 19½
Ducks (Heads off and Feet on) A Grade. B Grade. C Grade.		30 28 23	$\begin{array}{c} 29\frac{1}{2} \\ 27\frac{1}{2} \\ 22\frac{1}{2} \end{array}$	27 25 20	$\begin{array}{c} 26\frac{1}{2} \\ 24\frac{1}{2} \\ 19\frac{1}{4} \end{array}$	$28\frac{1}{2}$ $26\frac{1}{2}$ $21\frac{1}{2}$

Note 1—Geese and Ducks—When sold with both heads and feet on, the maximum price shall be one cent per pound less than the maximum price when sold with heads off and feet on.

DEFICIENCY PERIOD PRICES

- Note 2—The above maximum prices apply during the packing periods shown. During the deficiency period (all months not included in the packing period) for each sub-kind these prices may be increased as follows:—
 - (i) Fowl—1c. per pound during the first month of the deficiency period and an additional 3/8c. per pound per month cumulatively during each succeeding month including but not after February;
 - (ii) Chickens—1c. per pound during the first month of the deficiency period and an additional 3/8c. per pound per month cumulatively during each succeeding month of that period.
 - (iii) Turkeys, ducks and geese—3/8c. per pound during the first month of the deficiency period and an additional 3/8c. per pound per month cumulatively during each succeeding month of that period.

SCHEDULE "B" TO ADMINISTRATOR'S ORDER No. A-1310

MAXIMUM WHOLESALE PRICES FOR LIVE POULTRY IN CENTS PER POUND LIVE WEIGHTS DURING THE PACKING PERIOD

	C1.72	Woighto	Dooleing Donied			Zones		
	DHW-qng	Weights	racking remon	1	2 and 3	2 and 3 4 and 6	5	7
				cts.	cts.	cts.	cts.	cts.
Roas	Roasters and Fryers. Capons and Poulards.	Over 3 lbs	Sept. 1 to Dec. 31 Sept. 1 to Dec. 31 April 1 to Sept. 30	2000 2000 2000 2000 2000 2000 2000 200	8888	2888	257222	8888
Hens	Drough Drough Old Rossters	All weights	1 to Sept.	1731	123	223	20% 14%	23
Turk	Turkeys (Hens and Young Toms). Turkeys (Old Toms)	All weights.	Nov. 1 to Dec. 31 Nov. 1 to Dec. 31	28.28	312	22.23	28,1	30½ 26¾
		All weights	1 to Dec.	223	213	19	181	201
		All weignts	Dec.	#7	107 107	17	203	£77

DEFICIENCY PERIOD PRICES

During the deficiency period (all the months not included in the Packing Period) for Note:-The above maximum prices apply during the packing periods shown each sub-kind these maximum prices may be increased as follows:-

- CHICKENS-IC. per pound during the first month of the deficiency period and an additional 3/8c. per pound per month cumulatively during each succeed. ing month of that period;
- (ii) FOWL—1c. per pound during the first month of the deficiency period and an additional 3/8c. per pound per month cumulatively during each succeeding month including but not after February;
 (iii) TURKEYS, DUCKS AND GEESE—3/8c. per pound during the first month of the deficiency period and an additional 3/8c. per pound cumulatively during each succeeding month of that period.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1317

Conversion of Real Property known as 49 McKenzie Avenue, in the City of Toronto, in the Province of Ontario

Whereas in the City of Toronto there is, due to existing wartime conditions, insufficient housing accommodation available by ordinary means for the shelter of all who are in need of such accommodation and it is desirable, in the public interest to encourage and, where necessary, to authorize the maximum and best possible use of available real property by the conversion of existing dwelling houses into multiple dwelling houses, notwithstanding the provisions of by-laws, building restrictions or covenants in leases and conveyances which prohibit or limit such conversions;

And whereas application has been made by the owner of real property in the City of Toronto known in the year 1944 as 49 McKenzie Avenue for permission to convert

the same into a three-family dwelling house;

And whereas the Special Committee on Residence Conversions appointed by the Council of the Corporation of the City of Toronto has approved such conversion of the aforesaid real property subject to the conditions hereinafter set forth;

Now therefore, pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered as follows:—

- 1. Notwithstanding the terms or provisions of any law, by-law, conveyance, deed or agreement which in any way prohibits or restricts the conversion of real property known in the year 1944 as 49 McKenzie Avenue in the City of Toronto and Province of Ontario, into and the use thereof as a multiple family dwelling house, the owner of such single family dwelling house is hereby permitted to convert into and use 49 McKenzie Avenue as a three-family dwelling house, subject to the following conditions:—
 - (a) no dwelling unit therein shall have a lesser floor area than five hundred square feet;
 - (b) all exterior alterations thereto shall be approved by the Commissioner of Buildings;
 - (c) such dwelling house shall not be enlarged except as may be required or permitted by the said Commissioner under the provisions of the Building By-law Number 9868.
 - 2. This Order shall come into force on the 11th day of August, 1944.

Dated at Ottawa this 11th day of August, 1944.

OWEN LOBLEY,
Rentals Administrator.

APPROVED:

D. GORDON.

Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1318

Conversion of Real Property known as 112 Bernard Avenue, in the City of Toronto, in the Province of Ontario

Whereas in the City of Toronto there is, due to existing wartime conditions, insufficient housing accommodation available by ordinary means for the shelter of all who are in need of such accommodation and it is desirable, in the public interest to encourage and, where necessary, to authorize the maximum and best possible use of available real property by the conversion of existing dwelling houses into multiple dwelling houses, notwithstanding the provisions of by-laws, building restrictions or covenants in leases and conveyances which prohibit or limit such conversions;

And whereas application has been made by the owners of real property in the City of Toronto known in the year 1944 as 112 Bernard Avenue for permission to convert the same into a four-family dwelling house;

And whereas the Special Committee on Residence Conversions appointed by the Council of the Corporation of the City of Toronto has approved such conversion of the aforesaid real property subject to the conditions hereinafter set forth;

Now therefore, pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered as follows:—

- 1. Notwithstanding the terms or provisions of any law, by-law, conveyance, deed or agreement which in any way prohibits or restricts the conversion of real property known in the year 1944 as 112 Bernard Avenue in the City of Toronto and Province of Ontario, into and the use thereof as a multiple family dwelling house, the owners of such single family dwelling house are hereby permitted to convert into and use 112 Bernard Avenue as a four-family dwelling house, subject to the following conditions:—
 - (a) no dwelling unit therein shall have a floor area less than five hundred square feet;
 - (b) all exterior alterations to the said dwelling house shall be subject to approval by the Commissioner of Buildings for the Corporation of the City of Toronto;
 - (c) the said dwelling house shall not be enlarged except as may be required or permitted by the said Commissioner of Buildings under the provisions of Building By-law Number 9868 of the Corporation of the City of Toronto.
- 2. This Order shall come into force on the 14th day of August, 1944. Dated at Ottawa this 14th day of August, 1944.

OWEN LOBLEY, Rentals Administrator.

APPROVED:

D. GORDON, Chairman, Wartime Prices and Trade Board. VOLUME III, No. 8



AUGUST 28, 1944

CANADIAN WAR ORDERS AND REGULATIONS 1944

STATUTORY ORDERS AND REGULATIONS DIVISION PRIVY COUNCIL OFFICE

Published under authority of Order in Council P.C. 10793 of 26th November, 1942

OTTAWA
EDMOND CLOUTIER
PRINTER TO THE KING'S MOST EXCELLENT MAJESTY
1944



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PART I

Orders in Council

Order in Council amending The Wartime Prices and Trade Regulations

P.C. 6242

AT THE GOVERNMENT HOUSE AT OTTAWA

FRIDAY, the 18th day of August, 1944.

PRESENT: .

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Finance reports that he has received representations from The Wartime Prices and Trade Board that it is expedient that The Wartime Prices and Trade Regulations established by Order in Council P.C. 8528 of the 1st day of November, 1941, as amended, be further amended as hereinafter set forth;

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Finance, and under and by virtue of the powers conferred by the War Measures Act and otherwise, is pleased to amend the said Regulations and they are hereby further amended as follows:—

- 1. Subsection (1) of Section 2 is amended
- (a) by inserting in clause (1) thereof, immediately after the word "requirement" the word "direction";
- (b) by inserting in clause (q) thereof, immediately after paragraph (xiv), the following as paragraph (xv) thereof;
 - "(xv) the custom slaughtering of animals; the slaughtering and dressing of poultry on a custom or commission basis; the breaking and separating of eggs on a custom or commission basis for use in processing frozen eggs; and the pasteurizing of milk or cream on a custom or commission basis;"
- (c) by adding at the end of such clause (q) the words "and the Board may specify any activity or undertaking as one that shall be deemed to be associated with or ancillary to any service specified in or designated under clause (q) or to be or be included in a service so specified or designated".
- 2. Subsection (3) of Section 2 is amended
- (a) by deleting therefrom the words "by a properly constituted authority" and by substituting therefor the words "by an authority heretofore or hereafter properly constituted;" and
- (b) by deleting therefrom the words "except with the written concurrence of the Board" and by substituting therefor the words "except with the written concurrence of the Board unless that concurrence has been expressly dispensed with by Parliament or by Order of the Governor in Council;" and
- (c) by deleting therefrom the words "and provided further that any action heretofore taken or that may hereafter be taken by any such authority" and by substituting therefor the words "and provided further that, in the absence of such concurrence, any action heretofore taken or that may hereafter be taken by any such authority."

- 3. Subsection (7) of Section 3 is amended by adding thereto clause (vii) as follows:—
 - "(vii) a certificate signed by the Chairman or the Secretary stating that a document therein described was concurred in by or on behalf of or under authority of the Board shall be received as conclusive evidence that concurrence in such document was given by the Board."
- 4. (1) Clause (f) of subsection (1) of Section 4 is amended by deleting therefrom the words "in excess of any such price or markup" and by substituting therefor the words "in excess of any price or markup fixed by these regulations or by or under the provisions of any order; and, in any case in which any person, at any time after an order is made by which he is prohibited from selling any goods or services before the maximum price or maximum markup at which he may sell such goods or services has been fixed by or under authority of the Board, has sold or sells any such goods or services in contravention of such order, the Board shall have power to require such person to refund to the buyer of those goods or services the amount whereby the price at which such person sold such goods or services exceeds the maximum price at which he may sell such goods or services that is fixed by or under authority of the Board subsequent to such sale."
- (2) The provisions of said clause (f) as amended by subsection (1) preceding shall apply as well to sales made before as to sales made after the date on which this order comes into force.
- 5. Subsecton (1) of Secton 4 is further amended by inserting therein, immediately after clause (g) thereof, the following as clause (gg) thereof:—
 - "(gg) to prescribe the maximum brokerage or maximum commission that a person may charge his principal in respect of the sale or purchase of goods or services by the principal, and to prohibit transactions and acts not in accordance therewith."
- 6. Clause (i) of subsection (1) of Section 4 is amended by deleting therefrom the word "used" where it first occurs in such clause and by substituting therefor the word "sold".
- 7. Subsection (2) of Section 4 is amended by deleting therefrom the words "provided, however, that the fact of such request or concurrence shall not be questioned" and by substituting therefor the words "provided, however, that the fact of such request or concurrence or any concurrence referred to in subsection (3) of Section 2 of these regulations shall not be questioned."
 - 8. Section 4 is further amended by adding thereto subsection (4) as follows:—
 - "(4) Nothing contained in Order in Council P.C. 3238 of the 22nd day of May, 1944, shall be deemed to derogate from any power conferred by or under these Regulations and Sections 2, 3 and 4 of such Order in Council shall not apply to any information obtained in any manner under the authority of these Regulations or of any order, but shall only apply to information furnished pursuant to any requirement or request made expressly under the authority of that Order in Council."
- 9. Subsection (7) of Section 7 is amended by adding at the end thereof the words "and a separate buyer."
- 10. Subsection (8) of Section 8 is deleted and the following is substituted therefor:—
 - "(8) No person shall make any misrepresentation or false statement to or for the use or information of the Board or any member, employee or agent thereof or any officer of customs or excise or any police officer or any other person concerned in the administration of these regulations or of any order, with reference to any matter affected by these regulations or such order."
- 11. Subsection (11) of Section 8 is deleted and the following is substituted therefor:—
 - "(11) No person shall make, issue or exhibit as being correct any false invoice, false sales slip or other false record or false account respecting any sale or purchase of any goods or services affected by these regulations or by any order."

- 12. Clause (g) of subsection (3) of Section 11 is deleted and the following is substituted therefor:—
 - "(g) where the accused is charged with having sold or offered for sale goods or services at a price exceeding the maximum price fixed therefor by these regulations or by or under any order proof of the price at which and the day on which the accused sold or offered for sale such goods or services and that the accused upon demand failed to produce for inspection books or records which established that such price on such day was lawful is prima facie proof that the price at which he so sold or offered for sale such goods or services was in excess of the maximum price fixed by these regulations or by or under any order;
 - "(h) where the accused is charged with having sold or offered for sale goods or services the maximum price for which on sales by him had not been fixed by these regulations or by or under any order, proof of the price at which and the day on which the accused sold or offered for sale such goods or services and that the accused upon demand failed to produce for inspection books or records which established that such price on such day was lawful is prima facie proof that a maximum price at which he could lawfully sell such goods or services on such day had not been fixed by these regulations or by or under any order."
- 13. Subsection (5) of Section 11 is amended by deleting therefrom the words "is a document filed" and by substituting therefor the words "is a document or true copy of a document filed."
- 14. Section 13 is amended by inserting therein immediately after the words "the provisions of these regulations" the words "or of any order."
- 15. Section 14 is amended by deleting therefrom the words "fixed or concurred in by the Board" and by substituting therefor the words "fixed by or under authority of the Board or concurred in by the Board."

A. D. P. HEENEY, Clerk of the Privy Council.

Order in Council re appointment of Deputy Wartime Administrator of Canadian Atlantic Ports

P.C. 6464

AT THE GOVERNMENT HOUSE AT OTTAWA

WEDNESDAY, the 16th day of August, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas by Order in Council P.C. 8832, of November 18, 1943, Edward Launcelot Cousins was continued in office as Wartime Administrator of Canadian Atlantic Ports, with the powers and authorities set out in the said Order in Council;

And whereas the Acting Minister of Munitions and Supply reports that the said Administrator has represented that in order to enable him to carry out his duties fully and effectively it is necessary that a Deputy Wartime Administrator of Canadian Atlantic Ports be appointed with substantially the powers and with the immunities of the Administrator; and

That Major General W. H. P. Elkins, of the City of Halifax, N.S., recently retired from the Canadian Army, is a fit and proper person to appoint as Deputy Wartime Administrator of Canadian Atlantic Ports.

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Acting Minister of Munitions and Supply, and under and by virtue of the powers conferred by the War Measures Act and the Department of Munitions and Supply Act, is pleased to order and it is hereby ordered:

- 1. That the office of Deputy Wartime Administrator of Canadian Atlantic Ports be and it is hereby established and that the Deputy Wartime Administrator of Canadian Atlantic Ports and his duly appointed successors in office shall have and exercise any and all powers and discharge any and all duties conferred and/or charged upon the Wartime Administrator of Canadian Atlantic Ports, subject to any limitation thereof which the Wartime Administrator of Canadian Atlantic Ports may from time to time impose and subject in all matters to review by the Wartime Administrator of Canadian Atlantic Ports and that the said Deputy Wartime Administrator shall enjoy in the exercise of his office any and all immunities now or hereafter enjoyed by the Wartime Administrator of Canadian Atlantic Ports;
- 2. That Major General W. H. P. Elkins, of the City of Halifax, N.S., recently retired from the Canadian Army, be and he is hereby appointed Deputy Wartime Administrator of Canadian Atlantic Ports, such appointment to be effective on and from the first day of August, 1944.

A. D. P. HEENEY, Clerk of the Privy Council.

Order in Council amending Defence of Canada Regulations (Consolidation) 1942

P.C. 6468

AT THE GOVERNMENT HOUSE AT OTTAWA

WEDNESDAY, the 16th day of August, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas it is considered that Regulation 18 of the Defence of Canada Regulations (Consolidation) 1942 is not, in its present form, sufficiently comprehensive and should be amended in order to afford adequate security to all services.

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Justice and under the authority of the War Measures Act, Chapter 206 of the Revised Statutes of Canada, 1927, is pleased to amend the Defence of Canada Regulations (Consolidation) 1942, and they are hereby amended by revoking Regulation 18 thereof and substituting therefor the following:—

- "18. (1) Except with the permission in writing of a competent authority, no person shall—
 - (a) take, make, publish or be in possession of any photograph, or make, publish or be in possession of any sketch, plan or other representation,

(i) of a protected place or of any part of or object in a protected place;

- (ii) of, or of any part of or object in, any area in Canada as may be specified by order of a competent authority, being an area in relation to which the restriction of photography appears to that competent authority to be expedient in the interest of the safety of the State;
- (iii) of any ship of war either commissioned or under construction wherever such ship of war may be or of any armament of any such ship or any armament intended to be installed in any such ship;
- (iv) of any ship or ship under construction wherever such ship may be within the geographical limits set forth in paragraph (c) of this subsection;
- (v) of any airport or aircraft of His Majesty or any country associated or allied with His Majesty in the conduct of the war, either in service or under construction or any object thereon or intended to be installed thereon;
- (vi) of any military establishment of His Majesty or any country associated or allied with His Majesty in the conduct of the war, constructed or under construction, or of equipment or weapons therein;

- (b) have a camera with him in any such place or area as defined in paragraph (a) of this subsection:
- (c) have a camera with him on board any Canadian ship or vessel in the waters touching the coastline of Canada, in the waters of the St. Lawrence River east of Cornwall, Ontario, or in any other waters of Canada declared by a competent authority to be an area in which the restriction of photography appears to be expedient in the interest of the safety of the State:

Provided that it shall be a defence to any prosecution for being in possession of any such photograph, sketch, plan or other representation to prove that the person accused was in possession of such photograph, sketch, plan or other representation without knowledge—

- (a) that it was a photograph, sketch, plan or other representation of a place or thing mentioned in subparagraphs (i) to (vi) inclusive of paragraph (a) of subsection (1) hereof, or
- (b) that he was in possession of such photograph sketch, plan or other representation:

and provided further that no prosecution under this Regulation shall be instituted except by or with the consent of a competent authority.

- (2) A competent authority who has given permission in writing pursuant to subsection (1) of this Regulation may make such order as he deems advisable in respect of the use and disposition of any photograph, sketch, plan or other representation made pursuant to such permission.
- (3) Any camera found in any such place or area as aforesaid contrary to the provisions of this Regulation or any camera found anywhere being used or suspected to have been or to be about to be used for any purpose contrary to the provisions of this Regulation, and any photograph, sketch, plan or other representation of any place, area or object, mentioned in subparagraphs (i) to (vi) inclusive of paragraph (a) of subsection (1) of this Regulation suspected to have been taken, made or published without the permission in writing of a competent authority, may be seized without warrant by any constable or any member of His Majesty's Forces being in uniform and on duty; any camera so seized may be disposed of in accordance with the provisions of Regulation 58A of these Regulations, and any photograph, sketch, plan or other representation so seized may be disposed of as a competent authority directs.
- (4) For the purposes of this Regulation, "a competent authority" shall mean the Minister of Justice or the Minister of National Defence or the Minister of National Defence for Naval Services or the Minister of National Defence for Air or any person whom the said ministers may designate as such.
- (5) For the purposes of this Regulation, the expression "photograph" shall have the same meaning as the same or similar expression has in Regulation 14 of these Regulations."

A. D. P. HEENEY, Clerk of the Privy Council.

Order in Council making further reduction in premiums under War Risk Insurance Act, 1942

P.C. 6469

AT THE GOVERNMENT HOUSE AT OTTAWA

WEDNESDAY, the 16th day of August, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas under the War Risk Insurance Act 1942 provision is made *inter alia* for the laying down of regulations by the Governor in Council to determine the rate or rates of premiums to be charged for insurance under the said Act;

And whereas by Order in Council P.C. 8344 dated September 14, 1942, regulations were made providing for the rates of premiums to be charged on various types of policies to be issued under the said Act;

And whereas by Order in Council P.C. 11038 dated December 3, 1942, provision was made whereby the aforesaid rates were altered by providing for a refund of a portion of the net premium contribution by the persons insured under the said Act, in the event of there being a net surplus in the said Act at the end of the war;

And whereas by Order in Council P.C. 7407 dated September 21, 1943, the rates of premiums of policies other than transit policies were reduced by 20 per cent, such reduction being effective with respect to all policies or renewals of policies issued on and after the 17th day of August, 1943, and transit rates were simultaneously reduced from three to two and one-half cents;

And whereas the Minister of Finance reports that in view of the continuance of the state of war but having regard to the position of the allied nations in recent months and the desirability of the public of Canada maintaining coverage against war damage for another year it is considered expedient and desirable to effect a further reduction in premiums on all policies in force on August 17, 1944, other than transit policies, such reduction to take the form of an extension of insurance under such policies for a period of twelve months from the respective expiry dates of each of such policies;

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Finance, and under and by virtue of the War Risk Insurance Act 1942 and the War Measures Act, is pleased to order and doth hereby order as follows:

- 1. The rates of premiums of policies under the War Risk Insurance Act, 1942, in force on August 17, 1944, other than transit policies, as laid down by Order in Council P.C. 8344 dated September 14, 1942, and amended by Orders in Council P.C. 11038 dated December 3, 1942 and P.C. 7407 dated September 21, 1943, are hereby further reduced, such reduction to take the form of an extension of each of such policies for a period of twelve months from its date of expiry.
- 2. No charge by way of fee shall be payable by the insured with respect to such renewals, and no endorsement or other notation on such policies shall be required.
- 3. No agent's policy fee or remuneration to insurance companies shall be payable under the War Risk Insurance Act for any services performed in connection with such renewals.
- 4. New or additional insurance on property, other than grain shall continue to be sold at the rates of premiums as laid down by Order in Council P.C. 8344 dated September 14, 1942, and amended by Orders in Council P.C. 11038 dated December 3, 1942, and P.C. 7407 dated September 21, 1943.

A. D. P. HEENEY, Clerk of the Privy Council.

Order in Council appointing Gaston Ledoux to Quebec Wartime Labour Relations Board

P.C. 6490

AT THE GOVERNMENT HOUSE AT OTTAWA

WEDNESDAY, the 16th day of August, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

His Excellency the Governor General in Council, on the recommendation of the Minister of Labour, is pleased to revoke and doth hereby revoke the appointment of Mr. Ernest St-Amand of Montreal, Quebec, as a member of the Quebec Wartime Labour Relations Board.

His Excellency in Council, on the same recommendation, is further pleased to appoint and doth hereby appoint Mr. Gaston Ledoux of Magog East, Quebec, to be a member of the said Quebec Wartime Labour Relations Board.

A. D. P. HEENEY, Clerk of the Privy Council.

Order in Council re sulphur content of dried fruits

P.C. 6491

AT THE GOVERNMENT HOUSE AT OTTAWA

WEDNESDAY, the 16th day of August, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Pensions and National Health reports that officers of the Department of Pensions and National Health, in consultation with officers of the Wartime Prices and Trade Board, have considered a memorandum of the United States War Department concerning the necessity of improved precautions to ensure the maximum life under unusual conditions, such as variable temperatures and exposure, of dried fruits supplied for the use of the Armed Forces, and have agreed that a high level of sulphur content in dried fruits will preserve the colour and flavour for extended periods under adverse storage conditions; and

That it is deemed advisable to provide that such dried fruits shall not by reason only of such sulphur content be deemed adulterated within the meaning of the Food and Drugs Act if imported into Canada or prepared or sold in Canada for use by

members of the naval, military or air forces or by merchant seamen;

Therefore His Excellency the Governor General in Council, on the recommendation of the Minister of Pensions and National Health, and under the authority of the War Measures Act, is pleased to order and doth hereby order that notwithstanding the provisions of the Food and Drugs Act and the regulations made thereunder processed dried fruit shall not be deemed to be adulterated within the meaning of the said Food and Drugs Act and Regulations by reason only that it contains thirtyfive hundred parts or less of sulphur dioxide in one million parts of processed dried fruit if imported into or prepared or sold in Canada for use only by members of His Majesty's naval, military or air forces, the naval, military or air forces of any country or power associated or allied with Canada in the conduct of the present war or by merchant seamen.

A. D. P. HEENEY, Clerk of the Privy Council.

Order in Council providing for representation of the Department of Labour on the External Trade Advisory Committee

P.C. 6492

AT THE GOVERNMENT HOUSE AT OTTAWA

WEDNESDAY, the 16th day of August, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas by Order in Council P.C. 3059 of the 27th day of April, 1944, the External

Trade Advisory Committee was constituted;
And whereas the Secretary of State for External Affairs reports that it has been deemed advisable to include a representative of the Department of Labour in the membership of the Committee.

Therefore, His Excellency the Governor General in Council, on the recommendation of the Secretary of State for External Affairs, and under and by virtue of the powers conferred on the Governor General in Council by the War Measures Act and otherwise, is pleased to amend Order in Council P.C. 3059 of the 27th day of April, 1944, and it is hereby amended by adding to clause 2 thereof the words "one member by the Minister of Labour."

> A. D. P. HEENEY, Clerk of the Privy Council.

Order in Council consolidating various Orders re employment of prisoners of war

P.C. 6495

AT THE GOVERNMENT HOUSE AT OTTAWA

FRIDAY, the 18th day of August, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas Orders in Council P.C. 2326 of 10th May, 1943, P.C. 5864 of 24th July, 1943, P.C. 5550 of 29th July, 1943 and P.C. 9793 of 24th December, 1943 make provision for the employment of prisoners of war on labour projects outside internment camps in Canada, by arrangement between the Minister of Labour and the Minister of National Defence;

And whereas the Minister of Labour reports that it is deemed expedient at this time to amend and consolidate the various orders relating to the employment of prisoners of war.

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Labour, is pleased to revoke P.C. 2326 of 10th May, 1943, P.C. 5864 of 24th July, 1943, P.C. 5550 of 29th July, 1943 and P.C. 9793 of 24th December, 1943 and they are hereby revoked accordingly.

His Excellency the Governor General in Council, on the same recommendation, concurred in by the Secretary of State for External Affairs and the Minister of National Defence, and under the authority of the War Measures Act, is further pleased to make and doth hereby make the following Order:—

ORDER

- 1. In this Order "prisoners of war" includes members who are interned in Canada of the Armed Forces or Mercantile Marine of any Powers at war with Canada and civilian internees as defined in P.C. 36/500 of 20th January, 1943.
- 2. The Minister of Labour and the Minister of National Defence are hereby authorized, respectively, as may be appropriate, to make necessary arrangements for the use of prisoners of war in suitable employment, in compliance with the provisions of the Prisoners of War Convention (concluded at Geneva, Switzerland, 27th July, 1929), outside internment camps, and for the security and discipline of prisoners of war so employed; provided that any such arrangement shall, with respect to members of the Mercantile Marine and civilian internees, be applicable only to those who volunteer, and shall remain in force only so long as they may be willing to continue in such employment.
- 3. Except as otherwise provided from time to time by arrangement between the Departments of Labour and National Defence, the Department of Labour shall be responsible to make all reasonable provision for the employment, accommodation, supply and welfare of prisoners of war employed outside internment camps and the Department of National Defence shall be responsible to make all reasonable provision for security and for discipline of such prisoners of war and for the supply of necessary guard personnel therefor.
 - 4. The Minister of Labour may:-
 - (a) enter into agreement with any person or the government of any province, or make arrangements with any other Department or agency of government for the employment, accommodation or welfare (including provision for necessary work clothing, supplies, health services) of prisoners of war outside internment camps;
 - (b) establish and operate labour camps as he deems necessary for the accommodation of prisoners of war employed outside internment camps, and notwithstanding the provisions of the Civil Service Act employ necessary staff therefor at current local wage rates for such employment;

- (c) take such steps as he deems advisable for the proper accounting and collection of moneys owing to the Crown by any person for the services of prisoners of war employed outside internment camp;
- (d) make, with the concurrence of the Minister of National Defence, such regulations and issue such instructions as he deems necessary to carry out the duties assigned to him under this Order;
- (e) employ officers and other employees necessary for the administration of this Order and, with the approval of the Governor in Council, fix their remuneration.
- (f) establish wage scales for prisoners of war employed outside internment camps on either of the following wage rate bases as he deems advisable, having regard for the nature of the work:—
 - (i) a daily wage rate of not more than fifty cents per working day, or
 - (ii) piece work wage rates, appropriate to the nature of the work, which may permit of earnings on a production basis approximately equal to fifty cents per day.
- 5. (a) Where any work project or other employment of prisoners of war is under consideration by the Department of Labour, there shall be reference by that Department to the Department of National Defence to determine whether it is feasible for the latter Department to make prisoners available therefor and to carry out the other arrangements with which the Department of National Defence may become involved.
 - (b) The Department of National Defence shall not be required to provide guards for prisoners of war in employment on individual farms.
- 6. For the purposes of security and discipline, and for the purpose of ensuring the observance of the provisions of the Prisoners of War Convention (concluded at Geneva, 27 July, 1929), each labour detachment of prisoners of war employed pursuant to this Order shall be attached to a prisoner of war internment camp.
- 7. The Department of External Affairs shall be consulted by the Minister of Labour from time to time and by the Minister of National Defence from time to time in order to ensure compliance with the provisions of the Prisoners of War Convention (concluded at Geneva, 27 July, 1929).
- 8. All expenses and costs incurred by the Minister of Labour in connection with the administration of this Order shall be paid out of moneys allotted for that purpose from the War Appropriation.

A. D. P. HEENEY, Clerk of the Privy Council.

Order in Council re payments to old age and blind pensioners in the Northwest Territories

P.C. 6500

AT THE GOVERNMENT HOUSE AT OTTAWA

FRIDAY, the 18th day of August, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Old Age Pensions Act has been amended by Order in Council P.C. 3377, dated May 29, 1944, passed under the authority of the War Measures Act, to increase the maximum income which old age pensioners and blind pensioners may receive by \$60 a year;

And whereas under the authority of Order in Council P.C. 3377, dated May 29, 1944, the Minister of Finance is authorized to make supplementary agreements with the several provinces for the payment of the Dominion's share of old age pensions and pensions in respect of blindness based on a maximum pension of \$300 yearly subject to reductions as provided in the Order in Council aforesaid;

And whereas Section 6 of the Old Age Pensions Act provides that as soon as agreements under the Act have been made with two of the provinces adjoining the Northwest Territories, the Commissioner of the said territories may submit for approval a scheme for the administration and payment of pensions therein, and upon the approval of such scheme, the same shall stand, in all respects other than its duration, in the same position as an agreement with a province;

And whereas a scheme for the administration and payment of old age pensions in the Northwest Territories was approved by Order in Council P.C. 114, dated January 25, 1929, and a second scheme for the administration and payment of pensions in respect of blindness was approved by Order in Council P.C. 656 dated March 30, 1938;

And whereas the said schemes were altered by Order in Council P.C. 8341 dated October 28, 1943, to increase the amount of pension payable to pensioners in the Northwest Territories in accordance with the provisions of Order in Council P.C. 6367, dated 10th August, 1943;

And whereas agreements under the authority of Order in Council P.C. 3377 dated May 29, 1944, have been made with the Provinces of Saskatchewan and Alberta;

And whereas the Minister of Mines and Resources, on the advice of the Commissioner of the Northwest Territories, recommends that provision be made for the payment of pensions based on the increased maximum income to old age and blind pensioners in the said Territories;

Therefore His Excellency the Governor General in Council, under and by virtue of the War Measures Act, is pleased to order and doth hereby order that in the administration of the existing schemes for the payment of old age pensions and pensions in respect of blindness in the Northwest Territories the following conditions shall apply:—

- (1) The maximum pension payable shall be \$300 yearly (except in the case of a blind person who marries a blind person, in which case the maximum pension shall be \$150 yearly), which shall be subject to reduction as follows:—
 - (a) In the case of an old age pensioner, by the amount of the income of the pensioner in excess of \$125 a year.
 - (b) In the case of a blind pensioner who is unmarried or a widower without a child or children or a widow without a child or children, by the amount of the income of the pensioner in excess of \$200 a year.
 - (c) In the case of a blind pensioner who is married or a widower with a child or children, or a widow with a child or children by the amount of the income of the pensioner in excess of \$400 a year.
 - (d) In the case of a blind pensioner married to a blind person receiving a pension in respect of blindness under the Old Age Pensions Act, by the amount of the income of the pensioner in excess of \$200 a year.
- (2) The payment of pensions based on the increased maximum income shall commence April 1, 1944.
- (3) The amounts required to pay increases in pensions in the Northwest Territories which become payable as a result of the passing of Order in Council P.C. 3377 shall be a charge upon the War Appropriation.

A. D. P. HEENEY, Clerk of the Privy Council.

PART II

Miscellaneous Administrative Orders

DEPARTMENT OF AGRICULTURE

MEAT BOARD ORDER No. 4

Under authority of Order in Council P.C. 4187 dated June 3, 1943, the Board hereby revokes Order No. 2, dated the 22nd day of September, 1943, and, with the concurrence of the Wartime Prices and Trade Board, issues the following Order respecting the storage of beef and pork:

- 1. For the purposes of this Order
- (a) "beef" means the whole carcasses, and major wholesale or retail cuts, of cattle in bone-in or boneless form, excluding offal, fats and trimmings;
- (b) "establishment" means an establishment under the Meat and Canned Foods Act:
- (c) "inspected beef" and "inspected pork" means beef and pork processed in an establishment;
- (d) "pork" means the whole carcasses and major wholesale or retail cuts of hogs or sows in bone-in or boneless form and either fresh or cured, excluding heads, feet, tails, offal and trimmings;
- (e) "storage" means holding beef or pork at a temperature below 32° F. for a period exceeding one week.
- 2. After the effective date of this Order, establishments may not have in cold storage any beef or pork in excess of a specified maximum allotment which shall be determined for each individual establishment by the Board on the following basis:

The maximum storage allotment shall be 600 pounds of beef for each 100 head of cattle slaughtered in the calendar year 1943, and 40 pounds of pork for every 100 head of hogs slaughtered in the calendar year 1943. These regulations shall not apply to export stocks held for the account of the Board.

- 3. No person other than an establishment shall store inspected beef or pork in any public cold storage warehouse, or elsewhere than in their own private storage on their own premises, without a permit from the Board, and operators of public cold storage warehouses shall not accept inspected beef or pork for storage unless the necessary permit has been obtained. The regulation shall not apply to persons storing beef and pork in cold storage lockers for their own household consumption.
- 4. (a) The quantities of uninspected beef or pork which any public cold storage warehouse may have in storage on the first day of any month shall not exceed the quantity in such storage on the first day of the corresponding month of 1943.
- (b) The quantities of uninspected beef or pork which any person may have stored in any public cold storage warehouse on the first day of any month shall not exceed the quantities he had stored in that warehouse on the first day of the corresponding month of 1943.
- 5. This Order shall become effective on and after October 1, 1944. Dated at Ottawa this 15th day of August, 1944.

J. G. TAGGART, Chairman, Meat Board.

CONCURRED IN:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

DEPARTMENT OF NATIONAL REVENUE

W. M. No. 93

Revised

MEMORANDUM

(Customs Divisions)

OTTAWA, 14th August, 1944.

To Collectors of Customs and Excise, and others concerned:

Prohibited Imports

The importation into Canada of the goods enumerated hereunder is prohibited, except under and in accordance with the terms of a permit issued by or on behalf of the Minister of National Revenue:—

Asphalt or asphaltum, solid or not, and asphaltum oil for paving or other purposes (Customs Tariff Items 273, 273a).

In order that requests for permits for the importation of the above mentioned goods may be dealt with as expeditiously as possible, applications, in duplicate, must be made on the prescribed form which, together with all correspondence relating thereto, should be sent direct to the Office of the Oil Controller, 15 King Street West, Toronto, Ontario. The form to be used is the Department of National Revenue Form "Application for Permit to Import War Materials and Other Goods", and supplies thereof may be obtained from the Collectors of Customs and Excise or the Department of National Revenue, Ottawa. It should be stated on the application whether the quantity for which permit is requested will be imported in one or more shipments.

General Permit No. G-2402 has been issued for the importation of the abovementioned goods into any province except British Columbia. This general permit is issued in a single copy which is retained in the Department, the number of which is to be endorsed on all relative import documents.

Memorandum WM No. 93 is hereby cancelled.

D. SIM,
Deputy Minister of National Revenue.
Customs and Excise.

(P.C. 6241, 8/8/44—Authority War Measures Act.)

Part III

Wartime Prices and Trade Board (Finance)

GOVERNMENT NOTICE

WARTIME PRICES AND TRADE BOARD

Statement on Import Policy

Referring to the "Statement on Import Policy, effective February 11, 1943," published in Canadian War Orders and Regulations, February 22, 1943, notice is hereby given of the following changes in Schedules "A" and "B" to the said statement as amended.

Schedule "A" is amended, effective on and after July 31, 1944, by inserting therein the following:

Tariff Item

Description of Goods

ex 440-i

Common Ringed Hooks sizes #1/0, #1 and #2

Section I of Schedule "B" is amended, effective on and after July 31, 1944 by deleting therefrom tariff item 440-j.

Section II of Schedule "B" is amended, effective on and after July 31, 1944, by adding thereto the following:

Tariff Item

Description of Goods

ex 440-j

Trawls, trawling spoons, fly hooks, sinkers, swivels, sportsmen's fishing reels, bait, fishing tackle and hooks except Common Ringed Hooks sizes #1/0, #1 and #2

D. GORDON,

Chairman.

Ottawa, August 3, 1944.

Administrators' Orders

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1298

Maximum Manufacturers' and Wholesalers' Prices for Spruce and Lodgepole
Pine originating in Manitoba, Saskatchewan, Alberta, and the northern
Interior Region of British Columbia for sale in Western Canada
except British Columbia

Under powers given by the Wartime Prices and Trade Board to the Timber Administrator it is hereby ordered as follows:—

Interpretation

- 1. For the purposes of this Order,
- (a) "lumber" means lumber, shingles and lath:
- (b) "manufacturer" means any person who owns or operates a sawmill or machine wherein or whereby felled trees or logs are converted or processed into lumber;
- (c) "Northern Interior Region of the Province of British Columbia" means the forest districts of Fort George and Prince Rupert, which districts are shown on the map, indicating Forest District Boundaries in British Columbia and issued by the Department of Lands of the Government of British Columbia on March 31, 1937 (Reprint April, 1942);
- (d) "point of shipment" means the point at which the lumber is loaded by the manufacturer on railway freight cars for shipment to the wholesaler, retailer or consumer;
- (e) "wholesaler" means any person engaged in the business of selling lumber otherwise than at retail.

Maximum Manufacturers' and Wholesalers' Prices Fixed

- 2. The maximum price at which any manufacturer whose point of shipment is located in the Provinces of Alberta, Saskatchewan or Manitoba, or the Northern Interior Region of the Province of British Columbia and at which any wholesaler purchasing lumber produced from Spruce or Lodgepole Pine from such manufacturer may sell or offer for sale at wholesale, or any person may purchase at wholesale, any such lumber for delivery to a wholesaler, retailer or consumer;
 - (a) in the Province of Alberta shall be that price set forth in Schedule A to this Order which price shall include the cost of delivery f.o.b. car the retailers' or consumers' point of destination;
 - (b) in the Province of Manitoba or Saskatchewan shall be that price set forth in Schedule B to this Order, which price shall include the cost of delivery f.o.b. car the retailers' or consumers' point of destination;
 - (c) in that part of the Province of Ontario west of a line drawn due north and south through the most easterly limit of the city of Port Arthur shall be that price set forth in Schedule C to this Order, which price shall include the cost of delivery f.o.b. car the retailers' or consumers' point of destination.

Service Charges

3. The maximum price which any person may charge for any service described in Schedule D to this Order and rendered in connection with lumber referred to in Section 2 of this Order shall be the price shown for such service in the said Schedule.

Grading

4. Lumber produced from Spruce and Lodgepole Pine in the Provinces of Alberta, Manitoba, Saskatchewan and the Northern Interior Region of the Province of British Columbia shall be graded according to the grading rules of the Western Pine Association, Portland, Oregon.

Special Sizes of Lumber

- 5. (1) When any lumber produced from Spruce or Lodgepole Pine is sawn to rough sizes other than those sizes designated in Schedules A, B, and C to this Order such lumber shall not be sold until the price has been fixed upon application made to the Timber Administrator.
- (2) When any lumber is offered for sale in grades not set forth in Schedules A, B and C to this Order, such lumber shall not be sold until the price has been fixed upon application made to the Timber Administrator.

Invoices to Show Particulars of Lumber Sold

6. Every manufacturer and wholesaler who sells Spruce or Lodgepole Pine at wholesale for delivery to a wholesaler, retailer or consumer in the Provinces of Alberta, Saskatchewan or Manitoba or that part of the Province of Ontario west of a line drawn due north and south through the most easterly limit of the city of Port Arthur, shall keep on file for the inspection of the Timber Administrator or his representative a copy of the invoice covering each such sale, and shall state in the invoice the point of shipment, full particulars of the species, sizes and grades of lumber sold and the price or prices charged therefor.

Previous Administrator's Order Revoked

7. Administrator's Order No. A-788, dated the 26th day of June, 1943, is revoked.

Effective Date

8. This Order shall be effective on and after the 1st day of August, 1944.

Dated at Ottawa, this 15th day of July, 1944.

A. H. WILLIAMSON, Timber Administrator.

APPROVED:

D. GORDON.

Chairman, Wartime Prices and Trade Board.

Note.—Subsection 4 of Section 7 of the Wartime Prices and Trade Regulations reads as follows:—

"Wherever a maximum price has been fixed for any goods or services every seller shall continue to allow any difference in price which he has during the basic period or customarily allowed to different classes of buyers or for different quantities or under different conditions of sale, and which result in a lower net price per unit of goods or services."

SCHEDULE "A" TO ADMINISTRATOR'S ORDER No. A-1298

SPRUCE AND LODGEPOLE PINE SHIPPED FROM ALBERTA, MANITOBA, SASKATCHEWAN, OR NORTHERN INTERIOR REGION OF BRITISH COLUMBIA FOR SALE IN ALBERTA

Unless otherwise indicated all prices set out below refer to One Thousand Feet Board Measure and all measurements are calculated from the nominal size.

No. 1 Common Dimension				LEN				
Standard Sizes	8'	10'	12'	14'	16'	18'	20′	R/L
2 x 2" S2S1E	\$41.00 43.50 45.50	\$42.00 44.50 46.50	\$39.00 41.50 43.50	\$39.00 41.50 43.50	\$41.00 43.50 45.50	\$42.00 44.50 46.50	\$42.00 44.50 46.50	\$42.00

For every two feet in length in excess of twenty feet Add to the above prices for twenty feet lengths—\$2.00.

No. 2 Common Dimension	duct	from the a	above price	es—\$ 2.00
Dimension S2S and C.MAc	ld to	the above	prices	-\$ 3.00
Dimension-Worked to Log Cabin SidingAc	ld to	the above	prices	-\$ 5.00
Select Common DimensionAc	ld to	the above	prices	-\$ 5.00
Select Tank Stock	ld to	the above	prices	-\$10.00
RoughAc	ld to	the above	prices	-\$ 3.00

No. 1 Plank and Timbers S4S		Lengths							
Standard Sizes	10'	12'	14'	16'	18'	20'			
3 x 4" to 4 x 8" 3 x 10" and 4 x 10" 3 x 12" and 4 x 12" 6 x 6" to 8 x 8"	\$43.50 44.50 45.50 44.50	\$43.50 44.50 45.50 44.50	\$43.50 44.50 45.50 44.50	\$43.50 44.50 45.50 44.50	\$45.50 46.50 47.50 46.50	\$45.50 46.50 47.50 46.50			

For every two feet in length in excess of twenty feet Add to the above prices for twenty feet lengths—\$2.00.

For each additional 2" in width or thickness over 8 x 8" an additional 50c. may be charged.

Des Cilies Cellies Flories D and W Detterns	Widths				
Drop Siding, Ceiling, Flooring, D. and M. Patterns	4"	6"	8"		
No. 2 Common (Random Lengths 8'—16') No. 3 Common (Random Lengths 8'—16') No. 4 Common (Random Lengths 8'—16')	41.50	\$50.50 43.00 40.50	\$50.00 45.00 42.00		

For Specified Lengths ordered by the buyer.....Add to the above prices \$2.00

Bevel Siding-

1/2	X	4"	No.	2	R/L	Bundled.	,	 	 	 	 	 	 8	27.75	per	M.F.S.M.
1 2	Х	4"	No.	3	R/L	Bundled.		 	 	 	 	 	 	23.25	"	46
1	v	6"	No	2	R/L	Bundled.		 	 				 	27 75	"	66

15333---3

Dolly Varden Siding

					1			
6"Re	esawn fro	om 5/4"—No. 2					er M.	F.S.M.
6"	46	6/4''—No. 2	R/L Bundled.	 		44.50	66	
8"	66		R/L Bundled				66	66
8"	66	6/4"—No. 2	R/L Bundled	 		44.25	"	66
6"	44	5/4"—No. 3	R/L Bundled	 		32.50		66
6"	66	6/4"—No. 3	R/L Bundled	 		39.00	"	66
8"	46	5/4"—No. 3	R/L Bundled	 		33.75	66	44
8"	66	6/4"—No. 3	R/L Bundled	 		40.50	66	"

D. and Better Finish	Widths							
D, and Detter Finish	4"	5"	6"	8"	10"	12"		
4/4" S2S or S4S R/L	69.00	\$70.00 80.00 85.00	\$62.00 72.00 77.00	\$62.00 72.00 77.00	\$70.00 80.00 85.00	\$80.00 90.00 95.00		

For Specified Lengths ordered by the buyer......Add to the above prices—\$5.00

For Rough*.......Add to the above prices—\$3.00

Common Boards, S2S, or S4S and Shiplap	GRADES							
N	No. 2	No. 3	No. 4	No. 5				
1 x 4" R/L 8'—16' \$ 1 x 5" R/L 8'—16' \$ 1 x 6" R/L 8'—16' \$ 1 x 8" R/L 8'—16' \$ 1 x 10" R/L 8'—16' \$ 1 x 10" R/L 8'—16' \$ 1	\$47.00 51.00 48.00 48.00 50.00 59.00 Add 	\$39.00 42.50 40.50 41.50 41.50 42.50 39.00 39.50 It to the all to	\$37.00 40.50 39.00 39.50 39.50 40.00 39.00 above pricabove pricab	\$35.00 38.00 37.00 37.00 37.00 37.00 36.00 				

Lath

No. 1–4'	\$9.00 per Thousand Pieces
No. 2—4'	\$8.00 per Thousand Pieces
Well Curbing	
5/4" & 6/4" R/L	\$47.00
%4" R/L	

SCHEDULE "B" TO ADMINISTRATOR'S ORDER No. A-1298

SPRUCE AND LODGEPOLE PINE SHIPPED FROM ALBERTA, MANITOBA, SASKATCHEWAN, OR NORTHERN INTERIOR REGION OF BRITISH COLUMBIA FOR SALE IN MANITOBA OR SASKATCHEWAN

THE MAXIMUM PRICES SET OUT IN SCHEDULE "A" FOR LUMBER PRODUCED FROM SPRUCE AND LODGEPOLE PINE DESCRIBED THEREIN INCREASED BY \$2.00 PER THOUSAND FEET BOARD MEASURE IN ALL CASES EXCEPT THE FOLLOWING, WHICH MAY BE INCREASED BY THE AMOUNTS INDICATED.

½" x 4 & 6" Bevel Siding (all grades)	1.00 p	oer	M.F.S.M.
5/4" x 6 & 8" Dolly Varden Siding (all grades)	1.25	66	" L
64" x 6 & 8" Dolly Varden Siding (all grades)	1.50	66	66

SCHEDULE "C" TO ADMINISTRATOR'S ORDER No. A-1298

SPRUCE AND LODGEPOLE PINE SHIPPED FROM ALBERTA, MANITOBA, SASKATCHEWAN, OR NORTHERN INTERIOR REGION OF BRITISH COLUMBIA FOR SALE IN ONTARIO WEST OF PORT ARTHUR

THE MAXIMUM PRICES SET OUT IN SCHEDULE "A" FOR LUMBER PRODUCED FROM SPRUCE AND LODGEPOLE PINE DESCRIBED THEREIN INCREASED BY \$4.00 PER THOUSAND FEET BOARD MEASURE IN ALL CASES EXCEPT THE FOLLOWING WHICH MAY BE INCREASED BY THE AMOUNTS INDICATED.

2" X 4 & O" Bevel	51aing	\$2.00	per	M.F.S.M.
5/4" x 6 & 8" Dolly	Varden Siding	2.50	46	66
	Varden Siding			

SCHEDULE "D" TO ADMINISTRATOR'S ORDER No. A-1298

MAXIMUM PRICES FOR SERVICE CHARGES FOR LUMBER SHIPPED FROM ALBERTA, MANITOBA, SASKATCHEWAN, OR THE NORTHERN INTERIOR REGION OF BRITISH COLUMBIA FOR SALE IN ALBERTA, MANITOBA, SASKATCHEWAN OR ONTARIO WEST OF PORT ARTHUR.

Resawing, per cut	\$2.00	per	M.F.B.M.
Ripping, per rip			
Bundling	1.00	. 66	и
Grooving roofing			

For dressing lumber of widths of 3 inches or less, S4S, Add to the above prices—\$2.50 per M.F.B.M.

For dressing lumber of widths of more than 12", Add to the prices set out for lumber of 12"—\$2.00 per M.F.B.M. for each additional inch in width.

Standard casing and base, jambs, window sill and other operations requiring sticker machinery but excluding mouldings—\$5.00 per M.F.B.M.

For lumber kiln-dried to an average moisture content of not more than 17 per cent—\$1.00 per M.F.B.M.

Degrades, not exceeding 10 per cent of the total, may be included in lumber worked to special patterns or sizes ordered by the buyer.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1320

Controlling the Icing of Refrigerator Cars

Under powers given by the Wartime Prices and Trade Board to the Co-ordinator, Foods Administration, it is hereby ordered on behalf of the Board as follows:

Purpose of this Order

1. The Chief purpose of this Order is to conserve supplies of ice to relieve the current shortage of that product.

Icing of Cars Entering Canada from the United States

- 2. Notwithstanding any shipper's instructions to the contrary, no person in Canada shall re-ice any refrigerator car containing any fresh fruits and/or vegetables, which has entered Canada from the United States and is destined to points in Canada or to move through Canada, with a greater quantity of ice,
 - (a) than that required to fill the ice bunkers of such car up to half stage icing capacity, if such car is equipped for half stage icing; or
 - (b) than that required to fill the ice bunkers of such car up to 75 per cent of their capacity, if such car is not equipped for half stage icing.

Icing of Cars Originating in Canada

- 3. No person shall initially ice or re-ice a refrigerator car loaded or to be loaded in Canada and containing any fresh fruits and/or vegetables, with a greater quantity of ice.
 - (a) than that required to fill the ice bunkers of such car up to half stage icing capacity, if such car is equipped for half stage icing; or
 - (b) than that required to fill the ice bunkers of such car with a total quantity, inclusive of any ice already in the bunkers, of not more than 7,000 pounds of ice, if such car is not equipped for half stage icing.

Carload Shipments of Grapes from Ontario or Quebec to points in those Provinces must not be Refrigerated

4. No person shall initially ice or re-ice any carload lot shipment of grapes, originating in Ontario or Quebec and destined to any point in Ontario or Quebec.

Shipments of Beer must not be Refrigerated

5. No person shall initially ice or re-ice any carload lot shipment of beer, ale or porter.

Special Exemptions

6. The Deputy Co-ordinator (Manufacturing) of the Foods Administration may grant any general or specific exemption from any provisions of this Order.

Effective Date

7. This Order comes into force on August 19, 1944.

Dated at Ottawa this 18th day of August, 1944.

K. W. TAYLOR,
Co-ordinator, Foods Administration.

APPROVED:

D. GORDON,

Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1323

Greeting Cards

Whereas the quantity of paper available to manufacturers of greeting cards is restricted by paper mill quotas, and limitations on use of paper contained in Administrator's Order No. A-746, have become unnecessary;

Therefore, under powers given by the Wartime Prices and Trade Board to the Administrator of Publishing, Printing and Allied Industries it is hereby ordered as follows:

- 1. Sections 2, 3, 6, 9 and 10 of Administrator's Order No. A-746, as amended by Administrator's Order No. A-980, are hereby revoked.
 - 2. This Order shall be effective on and after August 24, 1944.

Dated at Ottawa this 21st day of August, 1944.

JOHN ATKINS,

Administrator, Publishing and Printing and
Allied Industries.

APPROVED:

D. GORDON, Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1324

Maximum Prices of Soybeans

Under powers given by the Wartime Prices and Trade Board to the Co-ordinator, Foods Administration, it is hereby ordered on behalf of the Board as follows:

Application and Effective Date

1. This Order comes into force on August 25, 1944, and applies to all sales of all varieties of soybeans except sales by one primary producer of agricultural products to another such primary producer.

Definitions

- 2. For the purposes of this Order
- (a) "No. 1 Canada", "No. 2 Canada", "No. 3 Canada" and "No. 4 Canada" mean, respectively, soybeans graded in accordance with the standards for such grades established by Order in Council P.C. 6125 dated July 16, 1942;
- (b) "sell" includes an offer to sell:
- (c) "Zone No. 1" means the provinces of Ontario, Quebec, New Brunswick, Nova Scotia and Prince Edward Island;
- (d) "Zone No. 2" means the provinces of Manitoba, Saskatchewan and Alberta;
- (e) "Zone No. 3" means the province of British Columbia.

Sales in Bulk

- 3. The maximum price at which any person may sell any soybeans in bulk to any person, delivered
 - (a) at Toronto, Winnipeg, Lethbridge or Vancouver shall be
 - \$2.15 per bushel of No. 1 Canada or No. 2 Canada grade soybeans,
 - \$2.12 per bushel of No. 3 Canada grade soybeans,
 - \$2.08 per bushel of No. 4 Canada grade soybeans, and
 - \$2.00 per bushel for any other soybeans

- (b) at any point in Zone No. 1 other than Toronto, shall be the maximum price at which he may sell such soybeans to such person delivered at Toronto together with or less, as the case may be, the amount, if any, by which the normal cost of transporting soybeans in carload lots from Chatham to such point is greater or less than the normal cost of transporting soybeans from Chatham to Toronto;
- (c) at any point in Zone No. 2 other than Winnipeg, and Lethbridge, shall be the maximum price at which he may sell such soybeans to such person delivered at Winnipeg or Lethbridge less the normal cost of transporting soybeans in carload lots from such point to Winnipeg or Lethbridge, whichever cost is the lesser;
- (d) at any point in Zone No. 3 other than Vancouver, shall be the maximum price at which he may sell such soybeans to such person delivered at Vancouver less the normal cost of transporting soybeans in carload lots from such point to Vancouver.

Sales of Soybeans in Bags

4. The maximum price at which any person may sell any soybeans packed in bags to any person shall, according to the point at which delivery is made to the buyer, be an amount equal to the maximum price at which he may sell those soybeans to that person in bulk as fixed by Section 3, plus 8 cents per bushel when packed in second hand bags and 10 cents per bushel when packed in new bags.

Additional Payments and Considerations to be Part of the Price

5. Any consideration, money or money's worth given or paid by the buyer to any person in connection with the purchase of any soybeans or received by the seller from any person in connection with the sale of any soybeans shall constitute part of the price of such soybeans.

Sales Invoices

- 6. (1) On every sale of soybeans to which this Order applies the seller shall at the time of delivery of the soybeans furnish the buyer with an invoice showing the name and identifying address of the seller and the buyer, the date of sale, the place of delivery, the quantity sold, the grade, if graded soybeans are sold, whether the beans are sold in bulk or in bags and the price charged.
- (2) The seller shall keep a duplicate copy and the buyer the original of each invoice, furnished by the seller as required by this Section, available for inspection by any authorized representative of the Board at any time within twelve months of the date of the transaction to which it relates.

Dated at Ottawa this 22nd day of August, 1944.

K. W. TAYLOR, Co-ordinator, Foods Administration.

APPROVED:

D. GORDON,

Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1325

Manufacture of Luggage

Under powers given by the Wartime Prices and Trade Board to the Administrator of Luggage,

IT IS HEREBY ORDERED AS FOLLOWS:

1. This Order comes into force on August 25, 1944 and revokes and replaces Administrator's Orders Nos. A-408 and A-566.

- 2. The following restrictions and limitations shall apply to the manufacture of luggage:
 - (a) for trunks—no interior equipment, except 1 single tray;
 - (b) for ladies' luggage—no interior packing arrangements except two pockets or, alternatively for Cases 26" or larger, 1 dress tray and tie tapes but no pockets;
 - (c) for leather bound luggage—leather binding not to be wider than 14";
 - (d) for men's luggage—no hanger equipment designed for less than 2 suits; and
 - (e) for all luggage—no outside straps.
- 3. The provisions of this Order are subject to such written exemptions as the Administrator may grant upon application to him in any cases of undue hardship or other special circumstances.

Dated at Ottawa this 22nd day of August, 1944.

H. H. SCHULTZ,

Administrator of Luggage.

APPROVED:

D. GORDON,

Chairman, Wartime Prices and Trade Board.

Note: The provisions of this Order will permit manufacturers to resume production of goods which have heretofore been prohibited. Where a manufacturer resumes production of goods for which his maximum price has been established in accordance with The Wartime Prices and Trade Regulations he shall not sell or offer to sell those goods at a price which is higher than the maximum price established therefor. In the case of those goods which differ in any way from the kinds or types previously sold by him and also in the case of established lines for which no maximum price has been fixed under the said regulations, the manufacturer shall submit his prices for approval as required by the provisions of Order No. 214.

PART V

Export Permit Branch

(Trade and Commerce)

EXPORT PERMIT BRANCH ORDER No. 99

Ottawa, August 14, 1944.

By virtue of the power conferred upon me by Order in Council P.C. 2448 of April 8, 1941, Paragraph 4, the undersigned hereby orders:

- 1. That Live Pigeons be exempted from the requirement of an export permit when shipped from Canada to any destination.
- 2. That this Order shall come into force and have effect on and after August 19, 1944.

JAS. A. MACKINNON,
Minister of Trade and Commerce.

VOLUME III, No. 9



SEPTEMBER 4, 1944

CANADIAN WAR ORDERS AND REGULATIONS 1944

Published under authority of Order in Council P.C. 10793 of 26th November, 1942

STATUTORY ORDERS AND REGULATIONS DIVISION
PRIVY COUNCIL OFFICE

OTTAWA
EDMOND CLOUTIER
PRINTER TO THE KING'S MOST EXCELLENT MAJESTY
1944



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PART I

Orders in Council

Order in Council amending the Wartime Leasehold Regulations.

P.C. 6234

AT THE GOVERNMENT HOUSE AT OTTAWA

Tuesday, the 8th day of August, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Finance reports that he has received representations from the Wartime Prices and Trade Board to the effect that it is expedient that the Wartime Leasehold Regulations established by Order in Council P.C. 9029 of the 21st day of November, 1941, as amended, be further amended as hereinafter set forth, Now, therefore. His Excellency the Governor General in Council, on the recom-

mendation of the Minister of Finance, and under and by virtue of the powers conferred by the War Measures Act and otherwise, is pleased to order and it is hereby

ordered as follows:

1. (1) Clause (g) of subsection (1) of Section 3 of the Wartime Leasehold Regulations is hereby amended by deleting therefrom the words "in excess of any such rental" and by substituting therefor the words "in excess of any rental fixed by these regulations or by or under the provisions of any order; and, in any case in which any person has collected or received or collects or receives from any tenant any rental for any real property in contravention of an order by which he is required to have the maximum rental for that real property fixed, the Board shall have power to require such person to refund to such tenant any difference between the rental at which such person let that real property and the maximum rental therefor that is fixed by or under authority of the Board subsequent to such letting."

(2) The provisions of such clause (g) as amended by subsection (1) preceding

shall apply as well to lettings before as to lettings after the date of this order.

2. Subsection (8) of Section 6 of the said Regulations is hereby deleted and the

following is substituted therefor:

"(8) No person shall make any misrepresentation or false statement to or for the use or information of the Board or any member, employee or agent thereof or any police officer or any other person concerned in the administration of these regulations or of any order, with reference to any matter affected by these regulations or such order."

> A. D. P. HEENEY, Clerk of the Privy Council.

Order in Council authorizing certain licensed pilots, Saint John, N.B. to take command of pilot vessels

P.C. 6673

AT THE GOVERNMENT HOUSE AT OTTAWA

Friday, the 25th day of August, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Acting Minister of Transport represents that seven of the licensed pilots of the Pilotage District of Saint John, New Brunswick, do not hold proper Master's Certificates of Competency to allow them to take command of the pilot vessels in accordance with the provisions of the Canada Shipping Act, 1934; and That these licensed pilots, on account of their training, experience and local

knowledge, are deemed to be competent to take command of the said vessels.

Therefore, His Excellency the Governor General in Council, on the recommendation of the Acting Minister of Transport, and under the powers conferred by the War Measures Act, Chapter 206, of The Revised Statutes of Canada, 1927, is pleased to authorize and doth hereby authorize the licensed pilots of the Pilotage District of Saint John, whose names are set out hereunder, on account of their training, experience and knowledge of the waters of the said Pilotage District, to take command of the pilot vessels in the said Pilotage District, in the same manner as other licensed pilots who hold proper certificates of competency:

> John F. Abbott, William B. Alexander, Edward F. Lahey, Fenwick F. McKelvey, George W. Miller, William J. Spears, William Traynor.

A. D. P. HEENEY, Clerk of the Privy Council.

Order in Council amending P.C. 4600, 7th June, 1943, re appeals from summary conviction trials, Province of Quebec

P.C. 6713

AT THE GOVERNMENT HOUSE AT OTTAWA

Friday, the 25th day of August, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas under section 749 of the Criminal Code, as amended by Chapter 35 of the Statutes of 1944, appeals from summary conviction trials in the province of Quebec may now be taken to the Superior Court instead of to the Court of King's Bench, Crown side:

And whereas section two of the Order in Council, made on the seventh day of June, 1943 (P.C. 4600), provides that in any proceedings under Part XV of the Criminal Code for an offence against wartime regulations an appeal from a judgment of the county or district court judge or, in the province of Quebec, the judge of the Court of King's Bench, Crown side, on any ground of appeal which involves a question of law or of mixed law and fact shall by leave of such court lie to the court of appeal as defined in paragraph seven of section two of the Criminal Code;

And whereas the Minister of Justice reports that it is therefore necessary to amend the said Order of June 7, 1943, by substituting the Superior Court for the Court

of King's Bench, Crown side:

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Justice and under the authority conferred by the War Measures Act, is pleased to revoke section two of the Order in Council of the seventh day of June, 1943 (P.C. 4600), and it is hereby revoked and the following substituted therefor:

"2. In any proceedings under Part XV of the Criminal Code for an offence against wartime regulations, an appeal from a judgment of the county or district court judge, or in the province of Quebec, the judge of the Superior Court, on any ground of appeal which involves a question of law or of mixed law and fact shall lie to the court of appeal by leave of such court."

A. D. P. HEENEY, Clerk of the Privy Council.

PART II

Miscellaneous Administrative Orders

DEPARTMENT OF LABOUR

Rules of Procedure of the Wartime Labour Relations Board

Regulations Governing Various Types of Applications

The Wartime Labour Relations Board (National) on June 7th adopted the Board Regulations, reproduced below, with respect to rules of procedure in making various types of applications to the Board under the Wartime Labour Relations Regulations, P.C. 1003 (Labour Gazette, Feb., 1944, p. 135).

The rules of procedure laid down concern applying for certification of bargaining representatives, seeking the intervention of the Board for conciliation services, requesting a procedure for the final settlement of grievance disputes, appealing from the decisions of Provincial Boards, and asking leave to institute prosecutions under the Regulations.

These Board Regulations were adopted in accordance with the provisions of Section 27 (1) of P.C. 1003, which reads as follows:

The Board may, with the approval of the Minister, make such regulations as may be necessary to enable it to discharge the duties imposed upon it by these regulations and to provide for the supervision and control of its officers, clerks and employees.

The Minister of Labour has given his approval of the Board Regulations as required by the section.

On July 19th, the Board amended the Regulations adopted on June 7th by:

- (1) adding a Subsection (3) to Section 1, providing that "The following rules in Sections 2 to 6 inclusive shall apply to proceedings before the National Board and also to proceedings before a Provincial Board unless and until such Provincial Board adopts its own rules of procedure.";
 - (2) deleting the first sentence of Subsection (1) of Section 3;
- (3) extending the period of time (fifteen days) in Section 7 (1) (a) and (2) to thirty days.

These amendments have been consolidated in the Regulations given below.

Wartime Labour Relations Board (National)

BOARD REGULATIONS

- 1. (1) In these Regulations, unless the context otherwise requires,
- (a) "National Board" means the Wartime Labour Relations Board;
- (b) "Provincial Board" means a Labour Relations Board exercising any of the powers of the Wartime Labour Relations Board in any province;
- (c) "Person" includes firm, corporation, trade union, employees' organization or employers' organization.
- (2), Other words and expressions used in these Regulations shall, unless the context otherwise requires, have the same meaning as in the Wartime Labour Relations Order (Order in Council P.C. 1003 of February 17, 1944 and any amendments thereto).
- (3) The following rules in Sections 2 to 6 inclusive shall apply to proceedings before the National Board and also to proceedings before a Provincial Board unless and until such Provincial Board adopts its own rules of procedure.

PROCEDURE

Applications for Certification of Bargaining Representatives

- 2. Any application for certification of bargaining representatives shall be required to be submitted in writing duly verified by statutory declaration.
- 3. (1) The Board shall give notice in such manner, as, in the circumstances, it deems sufficient to any person having an immediate interest in the matter in respect of which application is made and shall furnish a copy of the application to him and shall give an opportunity for representations to be made and evidence adduced by or on behalf of every such person with regard thereto.
- (2) Every person shall within seven days of the receipt by him of such notice and copy of application notify the Chief Executive Officer of the Board in writing whether he wishes to contest the application and in such case he shall within fourteen days of the receipt by him of such notice and copy of application file in the office of the Board his reply and the reply shall be verified by statutory declaration in the same manner as in the case of an application.
- (3) The reply shall contain a concise statement of the material facts upon which the person replying intends to rely and shall specifically admit, deny or explain each of the statements made in the application. The name and address of the person replying shall be stated in the said reply.
- (4) If any person shall fail within seven days of the receipt by him of a copy of the application to notify the Chief Executive Officer that he wishes to contest the application or, having so notified the Chief Executive Officer, shall neglect to file his reply in the office of the Board within the time hereinbefore limited or to give his name and address in such reply he shall not be entitled to any further notice of the proceedings commenced by the application nad relief under the said application may be granted without giving any further opportunity for representations to be made or evidence adduced by or on his behalf with regard thereto, but nothing herein contained shall prevent the Board from hearing further representations or evidence from any such person.
- (5) Upon the filing of a reply the Chief Executive Officer shall forthwith send a copy of the reply to the applicant and shall give notice to the applicant at the address stated in the application and to all parties filing replies at the address set out in the said replies respectively fixing a time and place for the hearing of the application. If necessary, this notice may be given by telegraph or telephone.
- (6) The Board shall make such inquiries and investigations into the matter in respect of which such application is made as it deems necessary for the proper disposal thereof.

Applications for Intervention of a Board Pursuant to Section 11 of the Wartime Labour Relations Regulations

- 4. An application by a person for the intervention of a Board pursuant to Section 11 of the Wartime Labour Relations Regulations may be made by letter or telegram to the Chief Executive Officer of the Board.
- (1) The application shall set forth the time spent and the efforts made by the parties to negotiate an agreement and state the grounds for the belief that an agreement will not be completed in a reasonable time.
- (2) Upon receipt of the application for intervention, the Chief Executive Officer may request such additional information as may be necessary from the applicant and a statement from the other interested party or parties concerned, or may request the parties to appear before the Board for a hearing of the application prior to reference of the matter to the Minister as specified in Section 12 (1) of the Regulations.

Applications for the Establishment of an Appropriate Procedure for the Consideration and Settlement of Disputes, Pursuant to Section 18 (2) of the Wartime Labour Relations Regulations

5. An application for the establishment by a Board of an appropriate procedure for consideration and settlement of disputes concerning the interpretation or violation of a collective agreement pursuant to Section 18 (2) of the Wartime Labour Relations

Regulations may be made by letter or telegram to the Chief Executive Officer of the Board.

- (1) The application shall set forth the names and addresses of the parties to the dispute, the date of the execution of the collective agreement, and a statement that the agreement contains no appropriate procedure for consideration and settlement of disputes concerning its interpretation or violation. If the applicant claims that the procedure contained in the agreement is inappropriate, the reasons for so claiming must be given.
- (2) The applicant shall also file a copy of the collective agreement in connection with which it is desired that an appropriate procedure be established.
- (3) On receipt of the application for the establishment of an appropriate procedure, the Chief Executive Officer may request such additional information as may be necessary from the applicant and a statement from the other interested party or parties concerned, or may request the parties to appear before the Board for a hearing of the application, or may instruct an officer to investigate the application and report thereon to the Board.

Applications for Leave to Institute Prosecutions Under the Wartime Labour Relations Regulations

- 6. An application to a Board for leave to institute a prosecution under the Regulations may be made by letter or telegram to the Chief Executive Officer of the Board.
- (1) The application shall specify the provision of the Regulations alleged to have been violated and material facts regarding such violation.
- (2) On receipt of an application for leave to institute a prosecution, the Chief Executive Officer may request such additional information as may be necessary from the applicant and a statement from the other interested party or parties concerned, or may request the parties to appear before the Board for a hearing of the application, or may instruct an officer to investigate the application and report thereon to the Board.

* Appeals

- 7. (1) Any person directly affected by any decision or order of a Provincial Board may appeal to the National Board, if
 - (a) The Provincial Board making such decision or order grants leave so to appeal and the request for such leave to appeal has been made within thirty days of the announcement of the decision or order of such Provincial Board; or
 - (b) The National Board grants leave so to appeal and the request for such leave to appeal has been made within sixty days of such announcement.
- (2) Within thirty days after the granting of such leave to appeal the appellant shall appear before the National Board and present the said appeal provided, however, that the National Board may for good cause adjourn the hearing of the said appeal from time to time.
- (3) On any such appeal, the decision or order of the National Board shall constitute the decision or order of the Provincial Board as if originally made by it.

General

8. The National Board may from time to time amend these Regulations.

Made pursuant to Section 27 of the Wartime Labour Relations Regulations of February 17, 1944, P.C. 1003, this 7th day of June, A.D. 1944.

G. B. O'CONNOR,

Chairman,

BERNARD WILSON,

Secretary.

DEPARTMENT OF NATIONAL REVENUE

W.M. No. 39 Seventh Revision Supplement No. 8

MEMORANDUM

(Customs Divisions)

OTTAWA, 15th August, 1944.

To Collectors of Customs and Excise, and others concerned:

Export Permits—Books

Effective on and after August 14, 1944, (P.C. 6024; 8/8/44), books, as defined by the Wartime Prices and Trade Board's Order No. 332, are added to Group Four of the export control schedule. Books for the Armed Forces are, however, specifically exempted from the operation of this Order.

D. SIM,

Deputy Minister of National Revenue, Customs and Excise.

Note.—The Wartime Prices and Trade Board's Order No. 332 defines "book" as follows:

"A literary or artistic composition or treatise printed on a collection of pages which are bound, wire-stitched, or otherwise fastened together, and which contains no advertising of goods or services except of other books issued by the same publisher."

W.M. No. 39 Seventh Revision Supplement No. 9

MEMORANDUM (Customs Divisions)

OTTAWA, 19th August, 1944.

To Collectors of Customs and Excise, and others concerned:

Export Permit Exemption-Live Pigeons

By Export Permit Branch Order No. 99, effective on and after August 19, 1944, live pigeons are exempted from requiring export permits when shipped from Canada.

P. L. YOUNG,

Acting Ass't Deputy Minister of National Revenue, For Customs.

W.M. No. 94
Supplement No. 1
MEMORANDUM
(Customs Divisions)

Ottawa, 17th August, 1944.

To Collectors of Customs and Excise, and others concerned:

Prohibited Imports

Order in Council (P.C. 2201) of the 18th March, 1943, prohibiting the importation of new or unused empty containers and any type of cap, closure or sealing device, made wholly or in part of metal, except under permit, has been revoked effective August 15, 1944.

Accordingly, these articles may now be imported without an import permit issued by or on behalf of the Minister of National Revenue.

Memorandum W.M. No. 94 is hereby cancelled.

P. L. YOUNG,

Acting Ass't Deputy Minister of National Revenue, For Customs.

(P.C. 6421; 12/8/44—Authority War Measures Act.)

PART III

Wartime Prices and Trade Board (Finance)

Board Orders

WARTIME PRICES AND TRADE BOARD

ORDER No. 431

Rationed Foods

Under powers given to the Board by Order in Council P.C. 8528, dated November 1, 1941, and amendments,

THE BOARD HEREBY ORDERS AS FOLLOWS:

- 1. This Order shall come into force on August 25, 1944.
- 2. Clause (D) of Part II of the 1st Schedule to Board Order No. 308 (Rationed Foods), as amended by Board Orders Nos. 395 and 422, is further amended by adding thereto the following:

" Tea or Coffee	Sugar	Dates	Coupons B	Preserves	Butter		
T Coupons		Thursday	. Sentemb	er 7.19	14		76 and 77
40		44	"				
		66	44	21, "			78 and 79
41	42 and 43	66	66	28, "		29 and 30	

Made at Ottawa, this 22nd day of August, 1944.

D. GORDON,
Chairman.

WARTIME PRICES AND TRADE BOARD

Order No. 432

The 1943 Crop of Flue-Cured and Burley Leaf Tobacco

Under powers given to the Board by Order in Council P.C. 8528, dated November 1, 1941 and amendments, the Board hereby orders as follows:

- 1. Order No. 319 of the Board is hereby revoked.
- 2. This Order shall be effective on and after August 29, 1944.

Made at Ottawa this 28th day of August, 1944.

D. GORDON, Chairman.

WARTIME PRICES AND TRADE BOARD

ORDER No. 433

Distribution and Use of Shipping Containers

Under powers given to the Wartime Prices and Trade Board by Order in Council P.C. 8528 dated November 1, 1941, and amendments, The board hereby orders as follows:

- 1. Paragraphs (ii) and (iii) of clause (a) of Section 1 of Order No. 344 of the Board, as amended by Order No. 398 of the Board are revoked and replaced by the following:—
 - "(ii) any sheet or roll made from solid fibre (.050 or heavier) or corrugated, to be used for wrapping, packaging or otherwise protecting a product or material for shipment; this does not include corrugated or solid fibre sheets produced for delivery to plants, of the type commonly referred to in the container manufacturing industry as "sheet-plants", for their use in manufacturing fibre shipping containers;
 - (iii) any solid fibre (.050 or heavier) or corrugated interior fitting which is cut to size for use in any type of container to provide content protection, structural strength or both; this includes, but is not limited to, partitions, pads, liners, due cut sheets and corrugated wrappers (double faced, double walled and single faced) where the liner is .016 or thicker in caliper. Single faced sheets and rolls manufactured of .009/.009 are exempt from this order."
 - 2. This Order shall be effective on and after September 1, 1944.

Made at Ottawa, this 28th day of August, 1944.

D. GORDON, Chairman.

Administrators' Orders

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1299

Maximum Manufacturers' and Wholesalers' Prices for Lumber Shipped from the Province of Alberta and the Province of British Columbia Excepting the Vancouver Forest District for Sale in Eastern Canada

Under powers given by the Wartime Prices and Trade Board to the Timber Administrator, it is hereby ordered, as follows:—

Interpretation

1. For the purposes of this Order,

(a) "Eastern Canada" means that part of the Dominion of Canada east of a line running due north and south through the easternmost boundary of the City of Port Arthur in the Province of Ontario;

(b) "point of shipment" means the point at which the lumber is loaded by the lumber manufacturer on railway freight cars for shipment to the wholesaler,

retailer or consumer;

(c) "softwood lumber" means lumber, shingles and lath produced from Fir, Larch, Hemlock, Cedar, Ponderosa Pine (pinus ponderosa), Idaho White Pine (pinus monticola), and Spruce;

(d) "wholesaler" means any person engaged in the business of selling lumber

otherwise than at retail;

(e) "Vancouver Forest District" means all that part of the Province of British Columbia outlined on a map issued by the Department of Lands of the said Province dated March 31, 1937 (reprint April, 1942).

Maximum Manufacturers' and Wholesalers' Prices Fixed

- 2. (1) The maximum price at which any manufacturer whose point of shipment is located in the Province of Alberta or in the Province of British Columbia, except the Vancouver Forest District, and at which any wholesaler, purchasing softwood lumber from such manufacturer, may sell or offer for sale at wholesale, or at which any person may purchase at wholesale, any softwood lumber for delivery to a wholesaler, retailer or consumer in Eastern Canada, shall be the price f.o.b. railway freight cars at point of shipment shown in Schedule A to this Order increased by the amount of the freight charges per thousand feet board measure or per thousand feet surface measure to the nearest twenty-five cents in the case of lumber, per thousand to the nearest five cents in the case of lath and per thousand or per square to the nearest cent in the case of shingles. The freight charges shall be calculated by using the rate of freight from Kamloops to the wholesaler's, retailer's or consumer's point of destination (irrespective of the actual shipping point) and by using the shipping weights indicated in Schedule A (irrespective of the true weight) except for kilndried lumber of the grade and description shown in Schedule B, when the shipping weights indicated in Schedule B shall be used.
- (2) The maximum price which any person may charge or which any person may pay for any service described in Schedule C to this Order and rendered in connection with lumber referred to in this Section shall be the price shown for such service in Schedule C.

Special Sizes and Grades of Lumber

3. (1) When any lumber is sawn to rough sizes other than those sizes designated in Schedule A to this Order such lumber shall not be sold until the price has been fixed upon application made to the Timber Administrator.

(2) When any lumber is offered for sale in grades not designated in Schedule A to this Order such lumber shall not be sold until the price has been fixed upon application made to the Timber Administrator.

Grading

4. Lumber produced from fir, larch, hemlock and red cedar shall be graded according to the standard grading rules of the British Columbia Lumber and Shingle Manufacturers' Association, Vancouver, British Columbia, lumber produced from Ponderosa Pine, Idaho White Pine and White or Engelmann Spruce shall be graded according to the standard grading rules of the Western Pine Association, Portland, Oregon, and shingles produced from red cedar shall be graded and packed according to the standard grading and packing rules of the Consolidated Red Cedar Shingle Bureau, Vancouver, British Columbia.

Invoices to Show Particulars of Lumber Sold

5. Every lumber manufacturer and wholesaler who sells softwood lumber at wholesale for delivery to a wholesaler, retailer or consumer in Eastern Canada shall complete in duplicate an invoice covering each such sale made by him, stating therein the point of shipment and full particulars of the species, sizes and grades of softwood lumber sold, the price or prices f.o.b. point of shipment and the delivered price or prices charged therefor, and shall keep on file one copy of each invoice and shall deliver the other copy to the purchaser.

Administrator's Order No. A-468 Revoked

6. Administrator's Order No. A-468 dated September 14, 1942, is hereby revoked.

Effective Date

7. This Order shall be effective on and after the 1st day of August, 1944. Dated at Ottawa this 15th day of July, 1944.

A. H. WILLIAMSON,

Timber Administrator.

APPROVED:

D. GORDON,

Chairman, Wartime Prices and Trade Board.

Note: Subsection 4 of Section 7 of the Wartime Prices and Trade Regulations reads in part as follows:—

"Wherever a maximum price has been fixed for any goods or services every seller shall continue to allow any difference in price which he has during the basic period or customarily allowed to different classes of buyers or for different quantities or under different conditions of sale, and which results in a lower net price per unit of goods or services."

SCHEDULE "A"

TO ADMINISTRATOR'S ORDER No. A-1299

MAXIMUM MANUFACTURERS' AND WHOLESALERS' PRICES FOR LARCH, FIR, HEMLOCK, SPRUCE, CEDAR, PONDEROSA PINE AND IDAHO WHITE PINE SHIPPED TO EASTERN CANADA

- (1) Unless otherwise indicated all prices and shipping weights set out hereunder refer to one thousand feet board measure.
- (2) Shipping weights are for Green, Air Dried or Kiln-Dried Lumber except Kiln-Dried lumber described in Schedule B.

TABLE No. 1

LARCH, FIR AND HEMLOCK

No. 1 Common Dimension, S4S to B.C. Standards

Size	Shipping Weights	LENGTHS								
DIDE	In Lbs.	8′ 10′ 12′ 14′	16′	18' and 20'	22' and 24'	26' and 28'				
2 x 4", 2 x 6" and 2 x 8"	2,600 2,700 2,700 2,600	\$29.50 30.25 31.75 34.50	\$31.50 32.25 33.75	\$32.50 33.25 34.75	\$34.50 35.25 36.75	\$36.50 37.25 38.75				

For Rough or S1S1E to full nominal size Hit and Miss the above prices. Shipping weight 3300 Lbs.

For No. 2 Common Dimension DEDUCT \$3.00 from the above prices.

For Select Common Dimension ADD \$3.00 to the above prices.

For Tongued and Grooved ADD \$2.00 to the above prices.

For Dimension S4S, $\frac{1}{4}$ Scant the above prices—shipping weights to be increased by 200 Lbs. in each case.

For Dimension S4S, 3" Scant thickness x 1" Scant width ADD \$1.00 to the above prices.

For Tank, Silo and Flume stock ADD \$8.00 to the above prices.

No. 1 Plank and Timbers S4S to B.C. Standards—

, Size	Shipping Weights	Lengths							
DIZE	In Lbs.	8' to 16'	18' and 20'	22' and 24'	26' and 28'				
3 and 4" x 4 to 10"	3,000 3,000 3,000	\$30.50 31.50 31.00	\$31.50 32.50 32.00	\$33.50 34.50 34.00	\$35.50 36.50 36.00				
Rough									
6 x 8" to 12 x 12"	3,300	31.00	32.00	34.00	36.00				

For Rough in sizes smaller than 6 x 8" and for S1S1E to full size Hit and Miss the above prices.—Shipping weight 3300 Lbs.

For No. 2 Plank and Timbers DEDUCT \$3.00 from the above prices.

For ¹/₄ Scant (Eastern Standard) the above prices.—Shipping weight 3100 Lbs.

For Select Common ADD \$3.00 to the above prices.

TABLE No. 1—Concluded LARCH, FIR AND HEMLOCK—Concluded

Common Boards and Shiplap S4S to B.C. Standards

	Shipping Weights In Lbs.										
		1 x 2" 1	1 x 3"	1 x 4"	1 x 5"	1 x 6"	1 x 8"	1 x 10"	1 x 12"		
No. 1 Common R/L 6 to 20' in length	2,500	\$28.75	30.25	\$26.25	\$28.75	\$27.75	\$28.75	\$28.75	\$29.75		
No. 2 Common R/L 6 to 20' in length	2,500	25.75	27.25	23.25	25.75	24.75	25.75	25.75	26.75		

For Rough the above prices.—Shipping Weight 3300 Lbs.

For $1\frac{1}{4}$ and $1\frac{1}{2}$ " Thickness ADD \$4.00 to the above prices.

For Specified Lengths ordered by buyer ADD \$2.00 to the above prices.

For Select Common ADD \$2.00 to the above prices.

For machining to standard Dressed and Matched patterns ADD \$2.00 to the above prices or alternatively at manufacturers' option up to 15% degrade developing in machining may be included.

For \$2S only ADD \$1.00 to the above prices.

For Tank, Silo and Flume Stock in thicknesses of $1\frac{1}{4}$ and $1\frac{1}{2}$ " ADD \$4.00 to the above prices for Common Boards $1\frac{1}{4}$ and $1\frac{1}{2}$ " in thickness.

Selects S4S or D & M Standard Patterns to B.C. Standards

	Shipping Weights		Size					
		1 x 2" 1 x 3" 1 x 4"	1 x 5" 1 x 6" 1 x 8"	1 x 10" 1 x 12"				
D R/L 6 to 20' in length D and Better 6 to 20' in length C and Better 6 to 20' in length	2,500 .		\$44.75 \$37.75 \$37.75 46.75 39.75 48.75 41.75	46.75 51.75				

For Rough the above prices.—Shipping weight 3500 Lbs.

For 5/4, 6/4, and 8/4" ADD \$4.00 to the above prices.

For specified lengths ordered by buyer ADD \$2.50 to the above prices.

For flooring 5/4 x 4"—10', 12' and 14' in length ADD \$11.00 to the above prices for 1 x 4". For 5/8 x 4"—6/20' R/L V. Joint DEDUCT \$4.00 from the above prices of 1 x 4".—Shipping weight 1400 Lbs. per M.F.S.M.

For 2 x 2"—6/20' R/L ADD \$4.50 to the above prices for 2 x 4".—Shipping weight 2500 Lbs.

For S2S only ADD \$1.00 to the above prices.

TABLE No. 2 SPRUCE

No. 1 Dimension S4S \(\frac{1}{4}\)'' Scant

Size	Shipping Weights	RANDOM LENGTHS							
DIZE	In Lbs.	8' to 16'	18' and 20'	22' and 24'	26' and 28'				
2 x 4" R/L. 2 x 6" R/L. 2 x 8" R/L. 2 x 10" R/L. 2 x 12" R/L. 2 x 2" R/L S2S1E.	2,400 2,400	\$28.00 30.00 31.00 32.00 34.00 33.00	\$30.00 32.00 33.00 34.00 36.00	\$32.00 34.00 35.00 36.00 38.00	\$34.00 36.00 37.00 38.00 40.00				

For Rough the above prices.—Shipping weight 3,000 Lbs.

For S1S1E to full size Hit and Miss ADD \$4.50 to the above prices.

For Specified Lengths ADD \$1.00 to the above prices.

TABLE No. 2—Continued Spruce—Continued

For Dimension S4S to \(\frac{3}{8}\)" Scant DEDUCT \$1.00 from the above prices.

For Select Common Dimension ADD \$5.00 to the above prices.

For Dimension S4S 3" Scant Thickness x 4 Scant Width DEDUCT 50 cents from the above prices.

For machining to patterns ADD \$1.00 to the above prices. Up to 10% degrade developing in the machining may be included.

For No. 2 Dimension DEDUCT \$2.00 from the above prices.

For Tank, Silo and Flume Stock ADD \$8.00 to the above prices.

No. 1 Plank and Timbers S4S 4" Scant

6' and Wider.....

15335-2

Size	Shipping Weights	RANDOM LENGTHS							
Size	In Lbs.	8' to 16'	18' and 20'	22' and 24'	26' and 28'				
3 x 4" R/L. 3 x 6" R/L. 3 x 8" R/L. 3 x 10" R/L. 3 x 10" R/L. 4 x 4" R/L. 4 x 6" R/L. 4 x 8" R/L. 4 x 10" R/L.	2,600 2,600 2,600 2,600 2,600 2,600 2,600 2,600 2,600 2,600 2,600	\$27.25 30.25 32.25 33.25 35.25 27.25 31.25 32.75 33.25 35.25	\$29.25 32.25 34.25 35.25 37.25 29.25 33.25 34.75 35.25 37.25	\$31.25 34.25 36.25 37.25 39.25 31.25 35.25 36.75 37.25 39.25	\$33.25 36.25 38.25 39.25 41.25 33.25 37.25 38.75 39.25 41.25				
Rough		1	1		1				
6 x 6" to 12 x 12" R/L	2,800	31.00	33.00	35.00	37.00				

For Rough of less than 6" in Thickness the above prices.—Shipping weight 3,200 Lbs.

For S1S1E to full size hit and miss in thicknesses of 3 and 4" ADD \$4.50 to the above prices.

For Specified Lengths ordered by the buyer ADD \$1.00 to the above prices.

For Plank and Timbers ½" Scant DEDUCT \$1.00 from the above prices.

For Select Common Plank and Timbers ADD \$5.00 to the above prices.

For machining to patterns ADD \$1.00 to the above prices. Up to 10% degrade developing in machining may be included.

For No. 2 Plank and Timbers DEDUCT \$2.00 from the above prices.

Common Boards D4S 25/32 x ¼" scant or Shiplap or D & M Standard Patterns

2.400

	Shipping Weights		. F	CANDON	ı Even	LENG	тнs—8	to 16'	
	In Lbs.	1 x 2"	1 x 3"	1 x 4"	1 x 5"	1 x 6"	1 x 8"	1 x 10"	1 x 12"
No. 2 Common	2,100 2,100 2,100 2,100 2,100	34.50 37.00		31.50 34.00	33.50 36.00	33.50 36.00	33.50 36.00		\$51.00 35.50 38.00 31.50
No. 5 Common 1 x 6" and Wider									
	Shipping Weights	**	F	CANDON	ı Even	LENG	тнѕ—8	to 16'	
S4S to 1-5/32" x ½" Scant S4S to 1-13/32" x ½" Scant	In Lbs.	1½ x 2″ 1½ x 2″	1½ x 3″ 1½ x 3″	1½ x 4″ 1½ x 4″	1½ x 5″ 1½ x 5″	1½ x 6″ 1½ x 6″	1½ x 8″ 1½ x 8″	1½ x 10″ 1½ x 10″	1½ x 12″ 1½ x 12″
No. 2 Common	2,400 2,400 2,400	33.00	\$49.50 36.00 38.50	30.00	36.50	33.00 35.50	35.00 37.50	36.50 38.50	\$59.00 38.50 40.50
No. 3 Common and Better No. 4 Common	2,400	30:00	33.00	27.00	32.00	30.00	32.00	32.00	33.00

TABLE No. 2-Concluded

Spruce—Concluded

For Rough the above prices.—Shipping Weights to be increased by 600 lbs. in each case.

For Random odd and even lengths DEDUCT \$1.00 from the above prices.

For S2S only ADD \$1.00 to the above prices.

For specified lengths ordered by the buyer No. 2 Common 4" and 6" in width 16' in length ADD \$2.00 to the above prices.

For specified lengths ordered by the buyer No. 2 Common 4" and 6" in width 18' and 20' in length ADD \$4.00 to the above prices.

For specified lengths ordered by the buyer No. 2 Common 8" and wider 10' and 12' in length ADD \$2.00 to the above prices.

For specified lengths ordered by the buyer No. 2 Common 8" and wider 18' and 20' in length ADD \$4.00 to the above prices.

For specified lengths ordered by the buyer No. 3 Common 2" and wider 18' and 20' in length ADD \$2.00 to the above prices."

For specified lengths ordered by the buyer No. 4 Common 2" and wider All lengths ADD \$1.00 to the above prices.

Up to 10% degrade developing in machining to patterns may be included.

For Tank, Silo and Flume Stock in thicknesses of $1\frac{1}{4}$ and $1\frac{1}{2}$ ADD \$4.00 to the above prices for Common Boards $1\frac{1}{4}$ and $1\frac{1}{2}$ in thickness.

Selects—D4S 25/32 x ¼" scant or D & M Standard Patterns

	Shipping Weights In Lbs.	1 x 2"	1 x 3"	1 x 4"	1 x 5"	1 x 6"	1 x 8"	1 x 10"	1 x 12"
D and Better R/L 8 to 16'	2,100	\$48.50	\$53.00	\$45.50	\$54.50	\$50.00	\$50.00	\$54.50	\$70.50
S4S to 1-5/32" x ¼" Scant		$\begin{bmatrix} 1\frac{1}{4}x2'' \\ 1\frac{1}{2}x2'' \end{bmatrix}$	1½x3" 1½x3"	1½x4" 1½x4"	1½x5" 1½x5"	$\begin{bmatrix} 1\frac{1}{4}x6'' \\ 1\frac{1}{2}x6'' \end{bmatrix}$	1½x8" 1½x8"	1½x10" 1½x10"	1½x12" 1½x12"
D and Better R/L 8 to 16'	2,400	\$61.00	\$65.50	\$58.00	\$67.00	\$62.50	\$62.50	\$67.00	\$83.00

For Rough the above prices. Shipping weights to be increased by 600 Lbs in each case.

For Random odd and even lengths DEDUCT \$1.00 from the above prices.

For S2S only ADD \$1.00 to the above prices.

For specified lengths of 16' ordered by the buyer ADD \$3.00 to the above prices.

For specified lengths of 18' ordered by the buyer ADD \$10.00 to the above prices.

For other specified lengths ordered by the buyer ADD \$2.00 to the above prices.

Up to 10% degrade developing in machining to patterns may be included.

TABLE No. 3

CEDAR

No. 1 Common Dimension

*** The state of t	Shipping				0 40"			
	Weights In Lbs.	2 x 2"	2 x 3"	2 x 4"	2 x 6"	2 x 8"	2 x 10"	2 x 12"
S4S to ½" Scant R/L 6 to 20'	2,200	\$32.00	\$27.00	\$27.00	\$30.00	\$31.00	\$31.00	\$32.50

For Rough the above prices.—Shipping weight 2800 Lbs.

For No. 2 Common Dimension DEDUCT \$3.00 from the above prices.

For Specified lengths ordered by the buyer ADD \$2.00 to the above prices.

For Select Common Dimension ADD \$2.50 to the above prices.

For S1S1E to full size hit and miss the above prices. Shipping weight 2,800 Lbs.

TABLE No. 3—Concluded

CEDAR-Concluded

For No. 1 Common Dimension S4S to B.C. Standards the above prices. Shipping weight 2,000 Lbs.

For 2" Tank, Silo and Flume Stock ADD \$8.00 to the above prices.

No. 1 Plank and Timbers S4S to B.C. Standards

Size	Shipping Weights	LENGTHS							
Bize	In Lbs.	8 to 16'	18' and 20'	22' and 24'	26' and 28'				
3 and 4" x 4 to 10". 3 and 4" x 12". 6 x 6".	2,400 2,400 2,400	\$30.50 31.50 31.00	\$31.50 32.50 32.00	\$33.50 34.50 34.00	\$35.50 36.50 36.00				
Rough									
6 x 6" to 12 x 12"	2,800	31.00	32.00	34.00	36.00				

For Rough of less than 6" in thickness and S1S1E to full size hit and miss the above prices.—Shipping weight 2,800 Lbs.

No. 2 Plank and Timbers DEDUCT \$3.00 from the above prices.

For 1" Scant (Eastern Standard) the above prices.—Shipping weight 2,600 Lbs.

Selects—D4S or D & M Standard Patterns to B. C. Standards

	Shipping Weights In Lbs.	1 x 2"	1 x 3"	1 x 4"	1 x 5"	1 x 6"	1 x 8"	1 x 10"	1 x 12"
C and Better R/L 6 to 20'	1,600	\$47.50	\$62.50	\$45.00	\$70.00	\$60.00	\$60.00	\$70.00	\$80.00

For Rough, the above prices—Shipping weight for 1" stock 2,600 Lbs. for 1_4^{1} " and thicker stock 2,800 Lbs.

For D and better DEDUCT \$4.00 from the above prices.

For D Select DEDUCT \$8.00 from the above prices.

For $1\frac{1}{4}$ and $1\frac{1}{2}$ and 2" thickness ADD \$5.00 to the above prices.

For specified lengths ADD \$5.00 to the above prices.

For S2S ADD \$1.00 to the above prices.

Common Boards and Shiplap S4S to B.C. Standards

	Shipping Weights In Lbs.	1 x 2"	1 x 3"	1 x 4"	1 x 5"	1 x 6"	1 x 8"	1 x 10"	1 x 12"
No. 1 Common R/L 6 to 20'. No. 2 Common R/L 6 to 20'.		\$29.25 25.25	\$32.25 28.25	\$26.75 22.75	\$30.75 26.75	\$29.75 25.75	\$30.75 26.75	\$30.75 26.75	\$32.25 28.25

For Rough the above prices.—Shipping weight 2600 Lbs.

For specified lengths ordered by the buyer ADD \$2.00 to the above prices.

For Select Common ADD \$2.50 to the above prices.

For machining to standard patterns ADD \$2.00 to the above prices, or alternatively at manufacturers' option up to 15% degrade developing in machining may be included.

For Stock in $1_4^{1\prime\prime}$ and $1_2^{1\prime\prime}$ thickness ADD \$4.00 to the above prices.—Shipping weight Dressed 1,900 Lbs. Rough 2,800 Lbs.

For Stock 25/32" x ¼" Scant ADD \$0.50 to the above prices.

For S2S only ADD \$1.00 to the above prices.

TABLE No. 4 Ponderosa Pine

No. 1 Dimension S4S to Western Pine Association Standard

Size	Shipping	Lengths							
DIZE	Weights In Lbs.	8′ 10′ 12′ 14′	10′ 12′ 16′ 14′		22' and 24'	26' and 28'			
2 x 4", 2 x 6" and 2 x 8"	2,400 2,400 2,400	\$30.00 31.25 32.75	\$32.00 33.25 34.75	\$33.00 34.25 35.75	\$35.00 36.25 37.75	\$37.00 38.25 39.75			

For Rough the above prices.—Shipping weight 2,800 Lbs.

For S1S1E to full size hit and miss ADD \$4.50 to the above prices.

For No. 2 Dimension DEDUCT \$3.00 from the above prices. .

For Select Common ADD \$3.00 to the above prices.

For Tongued and Grooved ADD \$2.00 to the abbve prices. 10% degrade developing in machining may be included.

For Dimension S4S to $\frac{1}{4}$ Scant the above prices.—Shipping weights to be increased by 200 Lbs. in each case.

For Dimension S4S $\frac{3}{8}$ Scant Thickness x $\frac{1}{4}$ Scant width ADD \$1.00 to the above prices.

No. 1 Plank and Timbers S4S to 1" Scant

Size	Shipping	Lengths							
Size	Weights In Lbs.	8' to 16' 18' and 20'		22' and 24'	26' and 28'				
3 x 4" x 4 to 10"	2,600 2,600 2,600	\$32.00 33.00 32.50	\$33.00 34.00 33.50	\$35.00 36.00 35.50	\$37.00 38.00 37.50				
Rough	,								
6 x 8" to 12 x 12"	2,800	32.75	33.75	35.75	37.75				

For Rough in sizes smaller than 6 x 8" the above prices. Shipping weight 3,000 Lbs.

For S1S1E to full size hit and miss ADD \$4.50 to the above prices.

For Plank and Timbers ½" Scant DEDUCT \$1.00 from the above prices.

For No. 2 Plank and Timbers DEDUCT \$3.00 from the above prices.

Common Boards and Shiplap S2S or S4S to 25/32" x 1/4" Scant

	Shipping Weights	,							
	In Lbs.	1 x 2"	1 x 3"	1 x 4"	1 x 5"	1 x 6"	1 x 8"	1 x 10"	1 x 12"
No. 2 Common R/L 6 to 20'. No. 3 Common R/L 6 to 20'. No. 4 Common R/L 6 to 20'.		30.25	31.75	27.75	31.25	29.25		\$39.25 30.25 26.25	\$46.25 31.25 27.25

For No. 4 Common Random Lengths and Widths \$25.25

For 5/4 and 6/4" thickness ADD \$4.00 to the above prices.

For Rough 4/4, 5/4 and 6/4'' in thickness the above prices. Shipping weight 2,600 Lbs.

For Specified lengths, ordered by the buyer ADD \$2.00 to the above prices.

For Machining to standard dressed and matched patterns ADD \$2.00 to the above prices or alternatively at manufacturers' option up to 15% degrade developing in machining may be included.

For Tank, Silo and Flume Stock in thicknesses of $1\frac{1}{4}$ " and $1\frac{1}{2}$ " ADD \$4.00 to the above prices.

TABLE No. 4—Concluded Ponderosa Pine—Concluded

Selects S2S or S4S to 25/32" x 1/4" Scant

	Shipping Weights	Size	Size						
	In Lbs.	1 x 2" 1 x 3" 1 x 4" 1 x 5" 1 x 6" 1 x 8" 1 x 10	" 1 x 12"						
B and Better R/L 6 to 20' C and Better R/L 6 to 20' D and Better R/L 6 to 20' D R/L 6 to 20'	2,100 2,100	\$62.75 \$65.75 \$60.25 \$71.25 \$63.25 \$63.25 \$71.25 \$63.25 \$6	5 77.25 5 73.25						

For Rough 1" in thickness the above prices. Shipping weight 2,600 Lbs.

For Selects, Dressed or Rough, 5/4", 6/4" and 8/4" in thickness, ADD \$10.00 to the above prices. Shipping weight for Dressed 2,400 Lbs. for Rough 2,800 Lbs.

For Specified Lengths ordered by the buyer ADD \$5.00 to the above prices.

Shop (Pile Run Grades)

	Shipping Weights In Lbs.	
4/4" S2S to 25/32" Shop Common R/L 6 to 20'. 4/4" S2S to 25/32" Factory Selects R/L 6 to 20'. 5/4" S2S to 1-5/32" and 6/4" S2S to 1-13/32" Factory Selects R/L 6 to 20'. 5/4" S2S to 1-5/32" and 6/4" S2S to 1-13/32" No. 1 Shop R/L 6 to 20'. 5/4" S2S to 1-5/32" and 6/4" S2S to 1-13/32" No. 2 Shop R/L 6 to 20'. 5/4" S2S to 1-5/32" and 6/4" S2S to 1-13/32" No. 3 Shop R/L 6 to 20'.	2,100 2,100 2,400 2,400 2,400 2,400 2,400	\$41.25 50.75 62.75 49.75 41.75 34.75
Rough		
4/4" Shop Common R/L 6 to 20' 4/4" Factory Selects R/L 6 to 20'. 5/4" and 6/4" Factory Selects R/L 6 to 20' 5/4" and 6/4" No. 1 Shop R/L 6 to 20' 5/4" and 6/4" No. 2 Shop R/L 6 to 20' 5/4" and 6/4" No. 3 Shop R/L 6 to 20'	2,600 2,600 2,800 2,800 2,800 2,800	37.00 46.50 59.25 46.25 38.25 31.25

S2S, S4S or S2S1E to full size hit and miss the above prices and shipping weights for Rough For 8/4'' S2S to 1-13/16'' ADD \$5.00 to the above prices for 5/4'' and 6/4''

Log Run, being the whole product of the log excluding only Industrial or No. 5 Grade R/W and R/L 6 to 20' Rough or S2E, S2S, S4S S2S1E to full size hit and miss Thicknesses of 4/4'' 5/4'' 6/4'' 8/4'' and 12/4'', Shipping weight 2,800 Lbs.....\$31.00

TABLE No. 5

IDAHO WHITE PINE

Common Boards and Shiplap

	Shipping	Size								
S2S or S4S to 25/32" x ½" Scant	Weights In Lbs.	1 x 2"	1 x 3"	1 x 4"	1 x 5"	1 x 6"	1 x 8"	1 x 10"	1 x 12"	1 x 13" and Wider
No. 1 and 2 Common R/L 6 to 20' No. 3 Common R/L 6 to 20' No. 4 Common R/L 6 to 20'	2,100 2,100 2,1 00	34.50	34.50	32.00	32.00	32,00	33.00	34.00	578.00 38.00 28.00	38.00

TABLE No. 5—Concluded IDAHO WHITE PINE—Concluded

S2S2 or S4S to:	,					Size				
1-5/32 x 1" Scant		1½x2"	1½x3"	1½x4"	1½x5"	1½x6"	1½x8"	1½x10"	1½x12"	1½x13" and
1-13/32 x ½" Scant	Shipping Weights In Lbs.	1½x2"	1½x3"	1½x4"	1½x5"	1½x6"	1½x8"	1½x10"	1½x12"	Wider
1-13/16 x 1" Scant	111 2355	2x2"	2x3"	2x4"	2x5"	2x6"	2x8"	.2x10"	2x12"	Wider 2x13" and Wider
No. 1 and 2 Common R/L 6 to 20'	2,400 2,400		\$47.00		\$44.50 34.50					
No. 4 Common R/L 6 to 20'	2,400	23.00	24.00		20.50					

For Rough the above prices. Shipping weight 2600 Lbs. for thickness of 4/4'' and 2,800 Lbs. for thickness of 5/4'' and thicker

For Specified Lengths ordered by the buyer ADD \$2.00 to the above prices. For Tank, Silo and Flume Stock in thicknesses of $1\frac{1}{4}$ and $1\frac{1}{2}$ " ADD \$5.50 to the above prices

Selects

	Shipping		Size								
S2S or S4S to 25/32" x ½" Scant	Weights In Lbs.	1x2"	1x3"	1x4"	1x5"	1x6"	1x8"	1x10"	1x12"	1x13" and Wider	
C and Better R/L 6 to 20' D and Better R/L 6 to 20' D R/L 6 to 20'			60.50	53.00	58.00		63.00			98.00	

• S2S or S4S to		Size								
1-5/32 x ½" Scant	Shipping	1½x2"	1½x3"	1½x4"	1½x5"	1½x6	1½x8"	1½x10"	1½x12"	1½x13" and Wider
1-13/32 x ½" Scant	Weights In Lbs.	1½x2"	1½x3"	1½x4"	1½x5"	1½x6"	$1\frac{1}{2}x8''$	1½x10″	1½x12"	1½x13" and
1-13/16 x ¼" Scant		2 x 2"	2 x 3"	2 x 4"	2 x 5"	2 x 6"	2 x 8"	2 x 10"	2 x 12"	Wider 2 x 13" and Wider
C and Better	2,400 2,400 2,400	\$63.00 58.00 53.00	63.00	55.50	60.50	60.50	65.50	\$85.50 80.50 75.50	95.50	

For Rough the above prices. Shipping weight 2,600 Lbs. for thickness of 4/4" and 2,800 Lbs. for thickness of 5/4" and thicker.

For Specified Lengths ordered by the buyer ADD \$2.00 to the above prices.

Log Run, being the whole product of the log excluding only Industrial or No. 5 Grade R/W and R/L 6 to 20' Rough or S2E, S2S, S4S, S2S1E to full size hit and miss Thicknesses of 4/4" 5/4", 6/4", 8/4" and 12/4", Shipping weight 2,800 Lbs.....\$43.00

TABLE No. 6

LATH

IN LENGTHS OF 4 FEET

Grade and Species	Shipping Weights In Lbs.	_
No. 1 Cedar. No. 2 Cedar. No. 1 Spruce No. 1 Spruce No. 2 Spruce No. 1 Pine. No. 2 Pine. No. 1 Fir. No. 1 Fir. No. 1 Larch. No. 2 Larch.	400 500 500 500 500 500	\$7.70 per thousand pieces 5.95 per thousand pieces 6.85 per thousand pieces 5.60 per thousand pieces 5.60 per thousand pieces 5.35 per thousand pieces 4.35 per thousand pieces 5.35 per thousand pieces 4.35 per thousand pieces 4.35 per thousand pieces

SHINGLES

Grade	Size	Pack	Shipping Weights In Lbs.	
No. 2 XXX No. 1 XXXXXX No. 2 XXXXXX	6/2—16" in length	25/25 20/20 20/20	200 200 180 180 180	\$4.75 per thousand 3.75 per thousand 4·10 per square 3.00 per square 2.57 per square

Except for Shop, Factory Selects and Logrun Ponderosa Pine and Logrun Idaho White Pine and Shingle and Lath or where otherwise indicated the maximum prices set out in this Schedule may be increased for the following specialties ordered by the buyer:—

Stock in widths of over 12" ADD \$2 to the prices shown for items of 12" in

width for each inch in excess of 12".

One inch and thicker stock ADD \$1 for each \(\frac{1}{32}\)" in excess of standard dressed thickness.

Cutting to specified odd or fractional lengths ADD \$2 to the next longer even length shown in this Schedule.

Odd widths ADD \$1 to the next wider width shown in this Schedule.

Fractional thicknesses ADD \$2 to the next thicker thickness shown in this Schedule.

SCHEDULE B

TO ADMINISTRATOR'S ORDER No. A-1299

SHIPPING WEIGHTS FOR KILN-DRIED LUMBER

LARCH, FIR AND HEMLOCK

	Thickness in quarter inches	Shipping Weights in lbs.
D Selects and Better—surfaced or pattern, except for flooring and V-joint of the thicknesses shown below D Selects and Better—rough Flooring V-joint V-joint	and 8/4 4/4, 5/4, 6/4 and 8/4 4/4	2,200 2,700 1,900 1,800 1,100

SHIPPING WEIGHTS FOR KILN-DRIED LUMBER—Concluded Spruce, Ponderosa Pine and Idaho White Pine

Selects, Commons and Shop—surfaced or pattern. Selects, Commons and Shop—surfaced or pattern. Selects, Commons and Shop—rough. Selects, Commons and Shop—rough.	5/4 or over 4/4	1,900 2,200 2,400 2,600
Cedar		
D Selects and Better—surfaced or pattern D Selects and Better—surfaced or pattern D Selects and Better—rough D Selects and Better—rough	5/4, 6/4, and 8/4 4/4	1,500 1,700 2,100 2,300

SCHEDULE C

TO ADMINISTRATOR'S ORDER No. A-1299 MAXIMUM PRICES FOR SERVICE CHARGES

All Prices set out hereunder refer to one thousand feet board measure

KILN DRYING CHARGES

D Select and Higher Grades

Kiln Dried to a moisture content of 8 to 10 per cent.......\$10.00

Ponderosa Pine, Idaho White Pine and Spruce 1" or less in thickness and 12" or less in width

1½, 1½ & 2" in thickness, 12" or less in width Kiln Dried to a moisture content of 8 to 12 per cent. Fir, Larch and Red Cedar 1, 1¼, 1½ & 2" in thickness, 12" or less in width Kiln Dried to a moisture content of 12 to 15 per cent. \$\frac{1}{2} \text{ Larch and Red Cedar} \text{ Larch and Red Cedar} \text{ Larch and Red Cedar} \text{ Larch Per december of 12 to 15 per cent.} \text{ \$\frac{1}{2}	\$10.00
Fir, Larch, Ponderosa Pine, Idaho White Pine and Spruce Flooring, V Joint Casing, Base, Jambs, Sill Stock and Pulley Stiles Kiln Dried to a moisture content of 12 to 15 per cent	.\$7.50
Factory Selects and Shop Grade Nos. 1, 2 & 3 Ponderosa Pine, Idaho White Pine and Spruce 1, 1\frac{1}{4}, 1\frac{1}{2} and 2" in thickness Kiln Dried to a moisture content of 8 to 12 per cent.	.\$6.00
All Grades of Common Ponderosa Pine, Idaho White Pine and Spruce Kiln Dried to a moisture content of 14 to 17 per cent	\$1.00
MILLING CHARGES Resawing per Cut\$2.00 Ripping per Rip	tiles, other
For machining to patterns other than standard patterns	

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1300

Maximum Manufacturers' and Wholesalers' Prices for Fir, Larch, Hemlock, Red Cedar, Ponderosa and White Pine and Spruce for Sale in Western Canada

Under powers given by the Wartime Prices and Trade Board to the Timber Administrator it is hereby ordered as follows:—

Interpretation

- 1. For the purposes of this Order,
- (a) "point of shipment" means the point at which the lumber is loaded by the lumber manufacturer on railway freight cars or conveyances for shipment to the wholesaler, retailer or consumer;
- (b) "softwood lumber" means lumber and lath produced from fir, larch, hemlock, red cedar, ponderosa pine (pinus ponderosa) and Idaho white pine (pinus monticola);
- (c) "spruce" means lumber and lath produced from spruce;
- (d) "Southern Interior Region of the Province of British Columbia" means the Forest Districts of Nelson and Kamloops outlined on a map issued by the Department of Lands of the said Province dated March 31, 1937 (reprint April, 1942);
- (e) "Western Canada" means all that part of the Dominion of Canada west of a line running due north and south through the easternmost boundary of the city of Port Arthur in the Province of Ontario, except the Vancouver Forest District;
- (f) "wholesaler" means any person engaged in the business of selling lumber otherwise than at retail;
- (g) "Vancouver Forest District" means all that part of the Province of British Columbia outlined on a map issued by the Department of Lands of the said Province dated March 31, 1937, (reprint April, 1942).

Maximum Manufacturers' and Wholesalers' Prices Fixed

- 2. (1) The maximum price at which any manufacturer whose point of shipment is located in the Province of Alberta or British Columbia, except the Vancouver Forest District, and at which any wholesaler purchasing softwood lumber from such manufacturer may sell or offer for sale at wholesale or at which any person may purchase at wholesale any softwood lumber except kiln-dried softwood lumber of the grade and description shown in Schedule C to this Order for delivery to a wholesaler, retailer or consumer in Western Canada, shall be the price shown in Schedule A to this Order. This price shall include the cost of delivery f.c.b. car the wholesaler's, retailer's or consumer's point of destination unless the freight rate from the point of shipment to the point of destination exceeds 33 cents per 100 pounds. In this case the prices shown in Schedule A may be increased by the difference in freight charges between the 33 cent rate and the actual rate from the shipping point to the whole-saler's, retailer's, or consumer's point of destination. In calculating the difference between the 33 cent rate and the actual rate (a) the shipping weight indicated in Schedule A to this Order shall be used; (b) the freight charges shall be computed in the case of lumber per thousand feet board measure or per thousand feet surface. measure to the nearest 25 cents and in the case of 1sth per thousand pieces to the nearest 5 cents; and (c) the following rates shall be taken: (i) lumber and lath shipped via the Crows Nest Pass—Casaleger "B" rate of ficigle; (ii) lumber and lath shipped via any other line-Kamloops "B" rate of freight.
- (2) The maximum price at which any manufacturer, whose point of shipment is located in the Southern Interior Region of the Province of British Columbia, and at which any wholesaler, purchasing spruce from such manufacturer, may sell or offer

for sale at wholesale, or at which any person may purchase at wholesale any spruce, except kiln-dried spruce of the grade and description shown in Schedule D to this Order, for delivery to a wholesaler, retailer or consumer in Western Canada, shall be the price shown in Schedule B to this Order. This price shall include the cost of delivery f.o.b. car the wholesaler's, retailer's or consumer's point of destination unless the freight rate from the point of shipment to the point of destination exceeds 33 cents per 100 pounds. In this case the prices shown in Schedule B may be increased in the manner set forth in Subsection (1) of this Section, substituting the shipping weights indicated in Schedule B for the shipping weights indicated in Schedule A.

Maximum Manufacturers' and Wholesalers' Prices Fixed for Certain Grades of Kiln-Dried Lumber

- 3. (1) The maximum price at which any manufacturer whose point of shipment is located in the Province of Alberta or British Columbia except the Vancouver Forest District and at which any wholesaler purchasing kiln-dried softwood lumber from such manufacturer may sell or offer for sale at wholesale or at which any person may purchase at wholesale any kiln-dried softwood lumber of the grade and description shown in Schedule C to this Order, for delivery to a wholesaler, retailer or consumer in Western Canada, shall be the price shown in Schedule C to this Order. This price shall include the cost of delivery f.o.b. car the wholesaler's, retailer's or consumer's point of destination unless the freight rate from the point of shipment to the point of destination exceeds 33 cents per 100 pounds. In this case the prices shown in Schedule C may be increased in the manner set forth in Subsection (1) of Section 2 of this Order, substituting the shipping weights indicated in Schedule C for the shipping weights indicated in Schedule A.
- (2) The maximum price at which any manufacturer, whose point of shipment is located in the Southern Interior Region of the Province of British Columbia, and at which any wholesaler, purchasing kiln-dried spruce from such manufacturer may sell or offer for sale at wholesale or at which any person may purchase at wholesale any kiln-dried spruce of the grade and description shown in Schedule D to this Order for delivery to a wholesaler, retailer or consumer in Western Canada shall be the price shown in Schedule D to this Order. This price shall include the cost of delivery f.o.b. car the wholesaler's, retailer's or consumer's point of destination unless the freight rate from the point of shipment to the point of destination exceeds 33 cents per 100 pounds. In this case the prices shown in Schedule D may be increased in the manner as set forth in Subsection (1) of Section 2 of this Order, substituting the shipping weights indicated in Schedule D for the shipping weights indicated in Schedule A.

Maximum Manufacturers' and Wholesalers' Prices Fixed for Shingles

4. The maximum price at which any manufacturer whose point of shipment is located in the Province of Alberta or British Columbia except the Vancouver Forest District and at which any wholesaler purchasing shingles from such manufacturer may sell or offer for sale at wholesale, or at which any person may purchase at wholesale, any shingles for delivery to a wholesaler, retailer or consumer in Western Canada, shall be the price f.o.b. railway freight cars at point of shipment shown in Schedule E to this Order increased by the amount of the freight charges per thousand or per square to the nearest cent. The freight charges shall be calculated by using the Castlegar "A" rate of freight for shingles shipped via the Crows Nest Pass and the Kamloops "A" rate of freight for shingles shipped via any other line and by using the shipping weights (irrespective of the true weight) indicated in Schedule E.

Maximum Prices for Services

5. The maximum price which any person may charge and which any person may pay for any service described in Schedule F to this Order and rendered in connection with lumber referred to in Sections 2 and 3 shall be the price shown for such service in Schedule F.

Special Sizes and Grades of Lumber

6. (1) When any lumber is sawn to rough sizes other than those sizes designated in Schedule A or B to this Order, such lumber shall not be sold until the price has been fixed upon application made to the Timber Administrator.

(2) When any lumber is offered for sale in grades not designated in Schedule A or B to this Order such lumber shall not be sold until the price has been fixed upon application made to the Timber Administrator.

Grading

7. Lumber produced from fir, larch, hemlock and red cedar shall be graded according to the standard grading rules of the British Columbia Lumber and Shingle Manufacturers' Association, Vancouver, B.C., lumber produced from ponderosa pine, Idaho white pine and white or Engelmann spruce shall be graded according to the standard grading rules of the Western Pine Association, Portland, Oregon, and shingles produced from red cedar shall be graded and packed according to the grading and packing rules of the Consolidated Red Cedar Shingle Bureau, Vancouver, B.C.

Invoices to Show Particulars of Lumber Sold

8. Every lumber manufacturer and wholesaler who sells softwood lumber, spruce or shingles at wholesale for delivery to a wholesaler, retailer or consumer in Western Canada shall complete in duplicate an invoice covering each such sale made by him, stating therein the point of shipment and full particulars of the species, sizes and grades of lumber sold, the f.o.b. point of shipment price or prices, and the delivered price or prices charged therefor, and shall keep on file one copy of each invoice and shall deliver the other copy to the purchaser.

Administrator's Orders Nos. A-775 and A-837 Revoked

9. Administrator's Order No. A-775, dated the 21st day of June, 1943, and Administrator's Order No. A-837, dated the 3rd day of August, 1943, are hereby revoked.

Effective Date

10. This Order shall be effective on and after the 1st day of August, 1944.

Dated at Ottawa this 15th day of July, 1944.

A. H. WILLIAMSON,

Timber Administrator.

APPROVED:

D. GORDON,

Chairman, Wartime Prices and Trade Board.

Note.—Subsection 4 of Section 7 of The Wartime Prices and Trade Regulations

reads in part as follows:

"Wherever a maximum price has been fixed for any goods or services every seller shall continue to allow any difference in price which he has during the basic period or customarily allowed to different classes of buyers or for different quantities or under different conditions of sale, and which result in a lower net price per unit of goods or services."

SCHEDULE A

TO ADMINISTRATOR'S ORDER NO. A-1300

Maximum Manuacturers' and Wholesalers' Prices for Larch, Fir, Hemlock, Cedar, Ponderosa Pine and Idaho White Pine for sale in Western Canada (See Section 2(1) of the Order)
Unless otherwise indicated all prices and shipping weights set out hereunder refer to one thousand feet board measure

TABLE No. 1

LARCH, FIR AND HEMLOCK

No. 1 DIMENSION

		18 and 20' 22 and 24' 26 and 28'	\$ cts.	47 00	47 00	48 25	49 75		
, ,,		22 and 24'	\$ cts.	45 00	45 00	46 25	47 75	00	ices.
	Length	18 and 20'	\$ cts.	43 00	43 00	44 25	45 75	\$45 00	e above pri above price e prices.
Котся		16,	s cts.	42 00	42 00	43 25	44 75		For S2E, S1S1E to full size Hit and Miss, the above prices. For No. 2 Dimension Depucr \$5.00 from the above prices. For Select Dimension Add \$3.00 to the above prices.
R		8, 10, 12 and 14'	* & cts.	40 00	40 00	41 25	42 75		
	China in	Weight in lbs.	-	3,300	3,300	3,300	3,300	3,300	SIE to full imension L
	,	Size		2 x 4"	2 x 6 and 2 x 8".	2 x 10"	2 x 12"	2 x 2" R/L 3,	For S2E, S18 For No. 2 Di For Select D
		26 and 287	\$ cts.	45 00	45 00	46 25	47 75		For No. 2 Dimension Deputer \$5.00 from the above prices. For Select Dimension And \$3.00 to the above prices. For Torgued and Grooved And \$2.00 to the above prices. For Dimension S4S \(\frac{x}{2}\) Scant—the above prices, shipping weight \$2,800 lbs.
4	Length	22 and 24'	& cts.	43 00	43 00	44.25	45 75	\$43 00	
		18 and 20' 22 and 24' 26 and 28'	s cts.	41 00	41 00	42 25	43 75		
TANDARDS		16,	e cts.	40 00	40 00	41 25	42 75		
S4S to B. C. STANDARDS		8, 10, 12 and 14'	e cts.	38 00	38 00	39 25	40 75		Errer \$5.00 to sd Ann \$2.0 ant—the al
S4S	CT	Weight in lbs.		2,600	2,600	2,600	2,600	x 2" SISIE R/L 2,600	nension Di mension At and Groov n S4S # So
		Size		x 4"	x 6 and 2 x 8"	:	x 12"	SIE R/I	No. 2 Dir Select Di Tongued Dimensio

2 2

TABLE No. 1—Continued Larch, Fir and Hemlock—Continued No. 1 Plank and Timbers

		22, 24, 26 and 28'	\$ cts.	44 50	45 50	44 50	45 50	45 00	
	Length	18 and 20'	\$ cts.	42 50	43 50	42 50	43 50	43 00	ces. cove prices. rices.
Котен		8, 10, 12, 14 and 16'	\$ cts.	41 50	42 50	41 50	42 50	42 00	he above pri 0 from the ab
Ro	Shipping	Weight in lbs.		3,300	3,300	3,300	3,300	3,300	it and Miss, t Deduct \$3.0
, production of the state of th		Size		3 x 4, 3 x 6, 3 x 8 and 3 x 10"	3 x 12"	4 x 4, 4 x 6, 4 x 8 and 4 x 10"	4 x 12"	6 x 6 to 12 x 12"	For S2E, S1S1E to full size Hit and Miss, the above prices. For No. 2 Plank and Timbers Deduct \$3.00 from the above prices. For Select Plank and Timbers Add \$3.00 to the above prices.
		22, 24, 26 and 28'	\$ cts.	43 50	44 50	43 50	44 50	44 00	98.
	Length	18 and 20'	\$ cts.	41 50	42 50	41 50	42 50	42 00	Denucr \$3.00 from the above prices. Ann \$3.00 to the above prices.
STANDARDS		8, 10, f2, 14 and 16'	\$ cts.	40, 20	41 50	40 50	.41 50	41 00	Deduct \$3.00 from the aboshipping weight 3,100 lbs. And \$3.00 to the above prices.
S TO B. C. STANDARDS	Shinning	Weight in lbs.		3,000	3,000	3,000	3,000	3,000	Deduct \$3 shipping wei Add \$3.00 to
S4S		Size		3 x 4, 3 x 6, 3 x 8 and 3 x 10"	3 x 12"	4 x 4, 4 x 6, 4 x 8 and 4 x 10"	4 x 12"	6 x 6"	For No. 2 Plank and Timbers For ¼ Scant the above prices, s. For Select Plank and Timbers

LARCH, FIR AND HEMLOCK-Continued No. 1 COMMON BOARDS AND SHIPLAP TABLE No 1.—Continued

Коисн	Size	1 x 2" 1 x 3" 1 x 4" 1 x 6" 1 x 8" 1 x 10" 1 x 12"	\$ cts. \$ cts. \$ cts. \$ cts. \$ cts.	38 50 40 00 36 00 37 50 38 50 38 50 39 50	35 50 37 00 33 00 34 50 35 50 35 50 36 50	For 1½ and 1½" Thickness App \$4.00 to the above prices. For Specified Lengths ordered by the buyer App \$2.00 to the above prices. For Select Common App \$2.00 to the above prices.
	Shipping	in Ibs.	•	3,300	3,300	s Add \$4.0 rdered by D \$2.00 to
				36 50 38 00 34 00 35 50 36 50 36 50 37 00 No.1 Common R/L	33 50 35 00 31 00 32 50 33 50 33 50 34 50 6 to 20'	For 14 and 13" Thickness Add \$4.00 to the above prices. For Specified Lengths ordered by the buyer Add \$2.00 For Select Common Add \$2.00 to the above prices.
		1 x 12"	S cts.	37 00	34 50	o the
		1 x 10"	\$ cts.	36 50	33 50	prices
۵		1 x 8"	\$ cts.	36 50	33 50	above Abb
SHIPLA	Size	1 x 6"	\$ cts.	35 50	32 50	to the
DS OR		1 x 4"	\$ cts.	34 00	31 00	prices o \$2.00 es. ned Pa rers' or
ANDAR		1 x 3"	\$ cts.	38 00	35 00	above ver AD: We pric Match nufactu
3. C. S.		1 x 2" 1 x 3" 1 x 4" 1 x 6" 1 x 8" 1 x 10" 1 x 12"	\$ cts. \$ cts. \$ cts. \$ cts. \$ cts. \$ cts.	36 50	33 50	6.00 to the above provided the buyer And & or the above prices, assed and Matched y at manufacturer be included.
S2S or S4S to B. C. STANDARDS OR SHIPLAP	Shipping	in lbs.		2,500	2,500	s Add \$4.00 rdered by to \$2.00 to tard Dress ernatively ning may be
828				No. 1 Common R/L 6 to 20'	No. 2 Common R/L 6 to 20'	For 1½ and 1½" Thickness ADD \$4.00 to the above prices. For Specified Lengths ordered by the buyer Add \$2.00 to the above prices. For machining to standard Dressed and Matched Patterns Add \$2.00 to the above prices above prices or alternatively at manufacturers' option up to 15% degrades developing in machining may be included.

TABLE No. 1—Concluded Larch, Fir and Hemlock—Concluded

SELECTS

	S2S, S4S or D and M to B.C. STANDARDS	or D &	M pue	To B.(C. STAD	TDARDS							H	Rough					
	Shipping				. *	Size					Shipping	,			Size	26			
1	weignt in lbs.	1 x 2"	1 x 3"	1 x 4"	1 x 5"	1 x 6"	1 x 8"	1 x 10"	2^{ν} 1 x 3 $^{\nu}$ 1 x 4 $^{\nu}$ 1 x 5 $^{\nu}$ 1 x 6 $^{\nu}$ 1 x 8 $^{\nu}$ 1 x 10 $^{\nu}$ 1 x 12 $^{\nu}$		in lbs.		1 x 2" 1 x 3" 1 x 4" 1 x 5" 1 x 6" 1 x 8" 1 x 10" 1 x 12"	1 x 4"	1 x 5"	1 x 6"	1 x 8"	1 x 10°	1 x 12 ^a
		\$ cts.	s cts.	\$ cts	s cts	. s cts	s cts.	s cts.	cts. \$ cts. \$ cts. \$ cts. \$ cts. \$ cts. \$ cts.			s cts.	\$ cts.	\$ cts.	\$ cts.	s cts.	\$ cts.	s cts.	s cts
C and Better R/L 6 to 20':.	2,500	50 00	53 00	46 50	56 50	0 49 50	49 50	56 50	00 53 00 46 50 56 50 49 50 49 50 56 50 61 50	C and Better R/L 6 to 20'	3,500	52 25	52 25 55 25 48 75 58 75 51 75 51 75 58 75 63 75	48 75	58 75	51 75	51 75	58 75	63 75
D and Better R/L 6 to 20'	2,500	48 00	51 00	44 5(54 50	0 47 50	47 50	54 50	00 51 00 44 50 54 50 47 50 47 50 54 50 59 50	D and Better R/L 6 to 20'	3,500	50 25	50 25 53 25 46 75 56 75 49 75 49 75 56 75	46 75	56 75	49 75	49 75	56 75	61 75
R/L 6 to 20'		46 00	49 00	42 50	52 50	0 45 50	45 50	52 50	57 50	2,500 46 00 49 00 42 50 52 50 45 50 45 50 52 50 57 50 B/L 6 to 20'.	3,500	48 25 51 25 44 75 54 75 47 75 47 75 54 75	51 25	44 75	54 75	47 75	47 75	54 75	59 75
For 5/4, 6/4 and 8/4" Thickness Add \$4.00 to the above prices. For Specified Lengths ordered by the buyer Add \$2.50 to the above prices. For Flooring 5/4 x 4'—10', 12' and 14', Add \$11.00 to the above prices for 1 x 4"	/4" Thicknersths ordered	ss Apr d by tl	\$4.00 he buy 4', AD	to the rer AD	above p \$2.50 00 to t	prices to the	above ve pric	prices.	x 4".	For 5/4, 6/4 and 8/4" Thickness Add \$4.00 to the above prices. For Specified Lengths ordered by the buyer, Add \$2.50 to the above prices. S2E or SISIE to full size Hit and Miss, the above prices.	1 8/4" Thic engths ord o full size 1	kness A ered by Tit and	DD \$4. the b Miss,	00 to the uyer, A	ne above pri	ve price 50 to t ces.	es. he abc	ve pri	ces.

For Special Lengths ordered by the bytes ADD \$2.50 to the above prices. For Flooring 5/4 x 4"-10', 12' and 14', ADD \$11.00 to the above prices for 1 x 4", For V. Joint 5/8 x 4"-6 to 20' R/L, Debucr \$7.75 from the above prices, for 1 x 4", shipping weight 1,400 lbs. per M. F.S.M.

For 2 x 2"-6 to 20' R/L, ADD \$8.50 to the above prices for 1 x 4", shipping weight 2,500 lbs.

prices for 1 x 4", shipping weight

TABLE Ño. 2.
CEDAR
No. 1 DIMENSION

		2 x 12"	\$ cts.	41 25	
		2 x 10"	s cts.	39 75	ve prices
	9Z	2 x 8"	\$ cts.	39 75	ces.
	Size	2 x 6"	\$ cts.	38 75	above pri prices.
Копан		2 x 3" 2 x 4" 2 x 6" 2 x 8" 2 x 10" 2 x 12"	\$ cts. \$ cts. \$ cts. \$ cts. \$ cts.	35 75 35 75 38 75 39 75	com the s ne above buyer Ar
		2 x 3"	s cts.	35 75	2r \$4.00 for \$2.50 to the
	Shipping	in lbs.		2,800	sion Deduction Address \$
	# P P P P P P P P P P P P P P P P P P P			Random Lengths 6 to 20'	For No. 2 Dimension Deducts \$4.00 from the above prices. For Select Dimension Add \$2.50 to the above prices. For Specified Lengths ordered by the buyer Add \$2.00 to the above prices.
		2 x 12"	\$ cts.	39 75	prices.
		$2 \times 10''$	s cts.	38 25	ле ароvе
	Size	$2 \times 8'' \mid 2 \times 10'' \mid 2 \times 12''$	\$ cts. \$ cts. \$ cts. \$ cts. \$ cts.	34 25 37 25 38 25 38 25	Cr \$4.00 from the above prices. \$2.50 to the above prices. ed by the buyer, Ann \$2.00 to the above prices. Ann \$2.50 to the above prices.
RDS	iz	2 x 6"	s cts.	37 25	cr \$4.00 from the above prices \$2.50 to the above prices. red by the buyer, Ann \$2.00 to Ann \$2.50 to the above prices.
STAND		2 x 4"	cts.	34 25	of from to the about the buy the buy to the the buy the buy to the
S4S to B. C. STANDARDS		2 x 3"	\$ cts.	34 25	DUCT \$4.(D \$2.50 t dered by
S4	Shipping Weight	in lbs.		2,200 34	ension DE nension Ar engths or nd Groove
ł				Random Lengths 6 to 20'	For No. 2 Dimension DEDUCT \$4.00 from the above prices. For Select Dimension And \$2.50 to the above prices. For Specified Lengths ordered by the buyer, And \$2.00 to For Tongued and Grooved And \$2.50 to the above prices.

TABLE No. 2—Continued CEDAR—Continued No. 1 PLANK AND TIMBERS

S4S	S4S to B. C. STANDARDS	NDARDS	-			Котан			
	Shipping		Length			Shipping		Length	
D770	in lbs.	8, 10, 12' 14 and 16'	18 and 20'	22, 24, 26 and 28'	PATC	in lbs.	8, 10, 12, 14 and 16'	18 and 20'	22, 24, 26 and 28'
		ets.	& cts.	e cts.	,		e cts.	s cts.	\$ cts.
3x4, 3x6, 3x8 and 3x10"	2,400	38 50	39 50	41 50	3x4, 3x6, 3x8, 3x10"	2,800	39 75	41 75	43 75
3 x 12"	2,400	39 50	40 50	42 50	3 x 12".	2,800	40 75	42 75	44 75
4x4, 4x6, 4x8 and 4x10"	2,400	38 50	39 50	41 50	4x4, 4x6, 4x8 and 4x10"	2,800	39 75	41 75	43 75
4 x 12".	2,400	39 50	40 50	42 50	4 x 12"	2,800	40 75	42 75	44 75
6 x 6"	2,400	39 00	40 00	42 00	6 x 6 to 12 x 12"	2,800	40 25	42 25	44 25
						-	4		

For No. 2 Plank and Timbers DEDUCT \$3.00 from the above prices. For Select Plank and Timbers ADD \$3.00 to the above prices. For S2E, S1S1E to full size Hit and Miss, the above prices. For No. 2 Plank and Timbers Deduct \$3.00 from the above prices. For \(\frac{x}{v} \) Seant the above prices, shipping weight 2,500 lbs. For Select Plank and Timbers Add \$3.00 to the above prices.

TABLE No. 2—Continued
Cedar—Continued

Rough, S2S, S4S or D AND M to B. C. STANDARD PATTERNS

SELECTS

	Shipping				Size	92			
	Weight in Ibs.	· 1.x 2"	-1.x 2" 1x 3" 1x 4"	1 x 4"	1 x 5"	1x5" 1x6"	1 x 8"	1 x 10"	1 x 12"
	1	\$ ots.	\$ cts.	\$cts.	ets.	e cts.	s cts.	s cts.	\$ cts.
C and Better R/L 6 to 20'	1,600	52 75	67 75	50 25	75 25	65 25	65 25	75 25	85 25
D and Better R/L 6 to 20'	1,600	48 75	63 75	46 25	71 25	61 25	61 25	71 25	81 25
D R/L 6 to 20'	1,600	44 75	59 75	42 25	67 25	57 25	57 25	67 25	77 25

For 5/4, 6/4 and 8/4" Thickness—Rough Add \$7.00 to the above prices. For 5/4, 6/4, and 8/4" Thickness—Surfaced Add \$5.00 to the above prices. For Specified Lengths ordered by the buyer Add \$5.00 to the above prices.

TABLE No. 2—Concluded
Cedar—Concluded
Common Boards and Shiplar

	•	1 x 12"	\$ cts.	38 75	34 75	
		1 x 2" 1 x 3" 1 x 4" 1 x 6" 1 x 8" 1 x 10"	\$ cts. \$ cts. \$ cts. \$ cts. \$ cts.	37 25	33 25	e prices.
		% X & %	cts.	7 25	3 25	abov
	Φ.	3" 1.3	60	25	25	the
	Size	1 x (e ct	36	32	rices.
H		1 x 4"	s cts.	33 25	29 25	oove prices
Коичн		x 3"	cts.	38 75	34 75	the ababove
		x 2"]	cts.	35 75 38 75 33 25 36 25 37 25 37 25	31 75	o the sy the by
	Shipping Weight		69	2,600	2,600 31 75 34 75 29 25 32 25 33 25 33 25	ADD \$4 \$2.50 t
	Shir				64	kness ADI hs or
				No. 1 Common R/L 6 to 20'	No. 2 Common R/L 6 to 20'	For 14 and 14" Thickness And \$4.00 to the above prices. For Select Common And \$2.50 to the above prices. For Specified Lengths ordered by the buyer And \$2.00 to the above prices.
				No. R/I	No. R/I	For For
		1 x 2" 1 x 3" 1 x 4" 1 x 6" 1 x 8" 1 x 10" 1 x 12"	\$ cts.	37 50	33 50	DD \$4.00 to the above prices. Stoft to the above prices. Stoft by the buyer App \$2.00 to the above prices. Dressed and Marched Patterns App \$2.00 to the rively at manufacturers' option up to 15% degrades g may be included.
		1 x 10"	ets.	36 00	32 00	ne above no \$2.00
n		x 8″	cts.	36 00	32 00	0 to the erns A
HIPLAP	Size	x 6" 1	cts. \$ cts. \$ cts. \$ cts.	34 50 37 50 32 00 35 00 36 00 36 00	30 50 34 50 28 00 31 00 32 00 32 00	prices es. D \$2.00 d Patt
s or S		x 4" 1	cts.	00 2	00 83	above ve pric yer Al fatche acture led.
NDARI		x 3" 1	cts.	7 50 3	4 50 2	to the he abo
C. STA		2" 1	es ste	50	50	\$4.00 0 to tl d by ressed ely at
) B. (1 x	69			ADD \$2.5 rdere rdere rd D rd D nativ
S2S or S4S to B. C. STANDARDS OF SHIPLAP.	Shipping Weight	in Ibs.		1,600	1,600	Thickness important the standards of the standards of standards of standards of alternin machini
S2S	-	Ł		No. 1 Common R/L 6 to 20'	No. 2 Common R/L 6 to 20'	For 14 and 14" Thickness Ann \$4.00 to the above prices. For Select Common Ann \$2.50 to the above prices. For Specified Lengths ordered by the buyer Ann \$2.00 to the above prices. For machining to standard Dressed and Matched Patterns Ann \$2.00 to the above prices or alternatively at manufacturers' option up to 15% degrades developing in machining may be included.

TABLE No. 3
PONDEROSA PINE
NO. 1 COMMON DIMENSION

		26 and 28'	e cts.	47 50	48 25	49 75	. *
		18 and 20' 22 and 24' 26 and 28'	s cts.	45 50	46 25	. 47 75	\$45 50
	Length	18 and 20'	s cts.	43 50	44 25	45 75	2,800 of ull size Hit and Miss, the above prices. Sion Deduce \$5.00 from the above prices. Sion Add \$3.00 to the above prices.
Коисн		16'	. \$ cts.	42 50	43 25	44 75	Miss, the a rom the ab
Н.		8, 10, 12 and 14'	\$ cts.	40 50	41 25	42 75	e Hit and over \$5.00 to the
	Chiming	Weight in lbs.		2,800	2,800	2,800	
		Size		2 x 4, 2 x 6 and 2 x 8"	2 x 10"	2 x 12"	For S2E, S1S1E to full size Hit and Miss, the above prices. For No. 2 Dimension DEDUCT \$5.00 from the above prices. For Select Dimension ADD \$3.00 to the above prices.
		26 and 28'	s cts.	45 00	46 25	47 75	, så
RDS		18 and 20' 22 and 24' 26 and 28'	s cts.	43 00	44 25	45 75	. \$43 00 sht 2,600 lb
S4S to Western Pine Association Standards	Length	18 and 20'	\$ cts.	41 00	42 25	43 75	ve prices. es. prices. ipping weig
E ASSOCIAT		16′	& cts.	40 00	41 25	42.75	5.00 from the above prices to the above prices. \$2.00 to the above prices. a above prices.
STERN PIN		8; 10, 12 and 14'	s cts.	38 00	39 25	40 75	CT \$5.00 fro \$3.00 to the Ann \$2.00 t
S4S TO WE		Weight in lbs.		2,400	2,400	2,400	2,400 sion Debu sion App grooved A
		Size		2 x 4, 2 x 6 and 2 x 8"	2 x 10"	2 x 12"	For No. 2 Dimension Deduct \$5.00 from the above prices. For Select Dimension Add \$3.00 to the above prices. For Tongued and Grooved Add \$2.00 to the above prices. For Dimension \$4S \frac{1}{4}\$ Scant—the above prices,

TABLE No. 3—Continued PONDEROSA PINE—Continued No. 1 Plank and Timbers

			26 and 28'	\$ cts.	46 50	47 50	46 50	47 50	47 00					
	r	Length	18 and 20' 22 and 24' 26 and 28'	& cts.	44 50	45 50	44 50	45 50	45 00	prices.				
			18 and 20'	cts.	42 50	43 50	42 50	43 50	43 00	ve prices. the above bove prices				
	Копан		8, 10, 12, 14 and 16'	\$ cts.	41 50	42 50	41 50	42 50	42 00	iss, the abo \$3.00 from 00 to the a				
	R	O.L.	Weight in lbs.		3,000	3,000	3,000	3,000	3,000	Hit and Mirs Deductions Address Add \$3.				
	· · · · · · · · · · · · · · · · · · ·		Size		3 x 4, 3 x 6, 3 x 8 and 3 x 10".	3 x 12".	4x4, 4x6, 4x8 and 4x10"	4 x 12"	6 x 6 to 12 x 12"	For S2E, S1S1E to full size Hit and Miss, the above prices. For No. 2 Plank and Timbers Deduct \$3.00 from the above prices. For Select Plank and Timbers Add \$3.00 to the above prices.				
			26 and 28'	\$ cts.	44 75	45 75	44 75	45 75	45 25					
	S4S to Western Pine Association Standards	Length	Length	Length	18 and 20' 22 and 24' 26 and 28'	s cts.	42 75	43 75	42 75	43 75	43 25	e prices.		
					Ler	Lei	Le	Lei	Le	18 and 20'	& cts.	40 75	41 75	40 75
	NE ASSOCIA		8, 10, 12, 14 and 16'	\$ cts.	39 75	40 75	39 75	40 75	40 25	Deduct \$3.00 from the abshipping weight 2,700 lbs. Add \$3.00 to the above pr				
	estern Pr	4 10	Weight in lbs.		2,600	2,600	2,600	2,600	2,600	ers Deduc ces, shippii cers Add \$3				
	S4S to W		Size		3x4,3x6,3x8 and 3x10"	3 x 12"	4x4, 4x6, 4x8 and 4x10"	4 x 12"	6 x 6"	For No. 2 Plank and Timbers For & Scant, the above prices, For Select Plank and Timbers				

TABLE No. 3—Continued
PONDEROSA PINE—Continued
COMMON BOARDS AND SHIPLAP

Коидн	Size	1 x 2" 1 x 3" 1 x 4" 1 x 5" 1 x 6" 1 x 8" 1 x 10" 1 x 12"	\$ cts.	50 00 49 00 47 50 49 50 46 50 46 50 49 50 56 50	40 50 42 00 38 00 41 50 39 50 40 50 40 50 41 50	36 50 38 00 34 00 35 50 35 50 36 50 36 50 37 50	2,600 R/W and R/L 6 to 20' \$35 50	For 5/4 and 6/4" Thickness Add \$4.00 to the above prices. For Specified Lengths ordered by the buyer Add \$2.00 to the above prices. For Select No. 3 Common Add \$2.50 to the above prices for No. 3 Common.
	Shipping		•	2,600 5	2,600 4	2,600 3	2,600 R,	Thickness A
		-	7	No. 2 Common R/L 6 to 20'	No. 3 Common R/L 6 to 20'	No. 4 Common R/L 6 to 20'	No. 4 Common	For 5/4 and 6/4" For Specified Le For Select No. 3
		1 x 12"	\$ cts.	50 46 50 45 00 47 00 44 00 44 00 47 00 54 00	38 00 39 50 35 50 39 00 37 00 38 00 38 00 39 00	34 00 35 50 31 50 33 00 33 00 34 00 34 00 35 00		above
PLAP		$x 2^{\nu} \mid 1 x 3^{\nu} \mid 1 x 4^{\nu} \mid 1 x 5^{\nu} \mid 1 x 6^{\nu} \mid 1 x 8^{\nu} \mid 1 x 10^{\nu} \mid 1 x 12^{\nu}$	\$ cts. \$ cts. \$ cts. \$ cts. \$ cts. \$ cts.	47 00	38 00	34 00	\$33 00	\$4.00 to the above prices. by the buyer Add \$2.00 to the above prices. \$2.50 to the above prices for No. 3 Common. seed and Matched Patterns Add \$2.00 to the shandacturers' option up to 15% degrades develed.
PINE ASSOCIATION STANDARDS OR SHIPLAP		1 x 8"	s cts.	44 00	38 00	34 00		above o. 3 Cc \$2.00 degrad
DARDS	Size	1 x 6"	\$ cts.	44 00	37 00	33 00		to the s for N ns Abr
STAN	Si	1 x 5"	\$ cts.	47 00	39 00	33 00	30,	\$4.00 to the above prices. by the buyer Add \$2.00 to \$2.50 to the above prices for and Matched Pattern anufacturers' option up to ed.
CIATION		1 x 4"	\$ cts.	45 00	35 50	31 50	L 6 to	ne abov er Adi e abov atched rs' opti
E Asso		1 x 3"	\$ cts.	46 50	39 50	35 50	nd R/7	00 to the buy 0 to the buy and Malacture
RN PIN		₩,	\$cts.	47 50	38 00	34 00	R/Wa	DD \$4.0 d by t DD \$2.5 ressed manufuded.
S2S or S4S to Western	Shipping Weight in lbs.			2,100	2,100	2,100	2,100 R/W and R/L 6 to 20' \$33 00	hickness A gths ordere common Al tandard D natively at nay be incl
S2S OR S48	-	l		No. 2 Common R/L 6 to 20'	No. 3 Common R/L 6 to 20'	No. 4 Common R/L 6 to 20'	No. 4 Common	For 5/4 and 6/4" Thickness Add \$4.00 to the above prices. For Specified Lengths ordered by the buyer Add \$2.00 to the above prices. For Select No. 3 Common Add \$2.50 to the above prices for No. 3 Common. For machining to standard Dressed and Matched Patterns Add \$2.00 to the above prices or alternatively at manufacturers' option up to 15% degrades developing in machining may be included.

TABLE No. 3—Continued
PONDEROSA PINE—Continued
SELECTS

	12"	ets.	20	20	20	20						
	1 x	<u>ده</u>	0 91	0 87	83		v2					
	1 x 10	ets	81 5	77 5	73 5	69 5	price					
	″8 ×	cts.	3 50	9 50	2 20	1 50	900C					
	3" 1	€ 9	20 2	20 6	20 6	200	rices. he al					
ze	1 x (et ct	73	69	65	61	ve pi					
Si	1 x 5"	s cts.	81 50	77 50	73 50	69 50	ne abo D \$5.0					
	x 4"	b cts.	09 02	66 50	62 50	58 50	0 to ther, AD					
	3" 1	ts	00	8	8	8	\$10.0 buy					
	1 x	69	92 (72	88	64	v the					
	1 x 2"	\$ cts.	73 00	, 69	65 00	61 00	ness A					
ipping	lbs.		, 600	009,	009,	009,	For 5/4, 6/4 and 8/4" thickness App \$10.00 to the above prices. For Specified Lengths ordered by the buyer, App \$6.00 to the above prices.					
Shi	.g						d 8/4					
			20'	er 20'	er 20'	20′	/4 an ied I					
			6 to	Bett 6 to	Bett 6 to	6 to	/4, 6, pecif					
			and R/L	and R/L	and R/L	R/L	or 5					
1	à			O O	A	A						
. Size	1 x 15	& cts	89 0	85 0	81 0	77 0						
	Size	Size	x 10"	s cts.	00 64	75 00	71 00	00 29	rices.			
			Size	8, 1	ts.	8	8	00	8	ove p		
				Size	1 x	*	0 71	29 0	0 63	0 59	3. e abc	
					92	1 x 6"	* cts	71 0	0 49	63 0	59 0	prices to th
					2,5	cts.	8	00		00	ove 1	
		1 1 2	69	0 16	00 7.5	- 12	9	re ab				
			1 x 4	es cts	0 89	64 0	09	26 (to ther, A			
			x 3"	ets.	73 50	99 50	65 50	61 50	ADD \$10.00 to the above prices. by the buyer, ADD \$5 00 to the above prices.			
			2" 1	ts.	20	20	20	50	y th			
		•	70	99	62	55	ess A					
Shipping Weight	in lbs.		2,100	2,100	2,100	2,100	ths order					
and the same of th			and Better R/L 6 to 20'	C and Better R/L 6 to 20'	D and Better R/L 6 to 20'	R/L 6 to 20'	For $5/4$, $6/4$ and $8/4$ thickness ADD \$10.00 to the above prices. For Specified Lengths ordered by the buyer, ADD \$5 00 to the					
	Size	Shipping weight in 12" 1 x 2" 1 x 4" 1 x	Shipping Weight Ix 2" 1x 3" 1x 4" 1x 5" 1x 8" 1x 10" 1x 12" \$ cts. \$ ct	Shipping Weight in Ibs. Ix2' Ix3' Ix4' Ix5' Ix6' Ix8' Ix10' Ix12' Ix3' Ix4' Ix5' Ix6' Ix8' Ix10' Ix12' Ix3' Ix4' Ix5' Ix6' Ix8' Ix10' Ix8' Ix8'	Shipping Weight in 1bs. 1x2' 1x3' 1x4' 1x5' 1x6' 1x8' 1x10'1x12"	Shipping Weight in 1bs. 1x2' 1x3' 1x4' 1x5' 1x6' 1x8' 1x10' 1x12' 1x3' 1x4' 1x5' 1x6' 1x8' 1x10' 1x12' 1x3' 1x4' 1x5' 1x6' 1x8' 1x10' 1x12' 1x3' 1x4' 1x5' 1x6' 1x8' 1x10' 1x8' 1x10' 1x13' 1x2' 1x3' 1x4' 1x5' 1x6' 1x8' 1x10' 1x13' 1x10' 1x10	Shipping Weight in lbs. Size					

TABLE No. 3—Concluded PONDEROSA PINE—Concluded SHOP (PILE RUN GRADES)

Rough or S2S or S1S1E to full size Hit and Miss or S2S to Western Pine Association Standards

RANDOM LENGTHS 6 TO 20'

	l	\$ cts.	424458888888888888888888888888888888888
TIN LBS	Rough or S2S and S1S1E to full size		00000000000000000000000000000000000000
SHIPPING WEIGHT IN LBS	S2S to Western Pine Assoc, Standards		,
			Shop Common 4/4 x 5" and wider S2S to 25/32" Eactory Selects 4/4 x 5" and wider 1-5/32" " " 5/4 x 5" and wider 1-15/32" No. 1 Shop 5/4 x 5" and wider 1-13/16" No. 2 Shop 5/4 x 5" and wider 1-15/32" No. 2 Shop 5/4 x 5" and wider 1-13/16" No. 3 Shop 5/4 x 5" and wider 1-13/16" No. 3 Shop 5/4 x 5" and wider 1-13/16" No. 3 Shop 6/4 x 5" and wider 1-13/16" No. 3 Shop 6/4 x 5" and wider 1-13/16" No. 3 Shop 6/4 x 5" and wider 1-13/16" No. 3 Shop 6/4 x 5" and wider 1-13/16" No. 4 x 5" and wider 1-13/16"

Log Run

Being the Whole Product of the Log, Excluding only No. 5 Grade

R/W & R/L 6 to 20' Rough. S2E, S2S, S4S and S1S1E to full size Hit and Miss. Thicknesses of 4/4, 5/4, 6/4, 8/4 and 12/4"—Shipping Weight 2,800 lbs.—\$43.25.

TABLE No. 4

IDAHO WHITE PINE

COMMON BOARDS AND SHITLAP

Кочан	Shipping Width	in lbs. 2" 3" 4" 5" 6" 8" 10" 12"	n-	m- 2,800 58 25 58 25 55 75 55 75 55 75 66 75 71 75 2,800 48 25 48 25 45 75 36 75 37 75 38 75 39 75 41 75	The shore prices.
	Thickness of	4/4"	Nos. 1 & 2 Common R/L 6 to 20'. No. 3 Common R/L 6 to 20'. No. 4 Common R/L 6 to 20'.		F-9:
S2S, S4S of D and M Standard Patterns to Western Pine Association Standards	Shipping Width	Weight in lbs. 2" 3" 4" 5" 6" 8" 10" 12"	2,100 53 50 43 50 43 50 43 50 43 50 43 50 43 50 32 00 33 00 34 00 47 00 47 00 47 00 47 00 47 00 47 00 47 00 47 00 47 00 47 00 47 00 2,100 34 50 35 50 32 00 33 00 34 00 37	2,400 57 00 57 00 54 50 54 50 54 50 54 50 65 50 70 50 2,400 47 00 47 00 44 50 44 50 44 50 44 50 46 50 35 50 35 50 35 50 37 50 38 50 40 50	
S2S, S4S or D	-	Thickness of 4/4"	Nos. 1 & 2 Common R/L 6 to 20. No. 3 Common R/L 6 to 20. No. 4 Common R/L 6 to 20. No. 4 Common R/L 6 to 20.	Thickness of 5/4, 6/4 & 8/4" Nos. 1 & 2 Common R/L 6 to 20" No. 3 Common R/L 6 to 20" No. 4 Common R/L 6 to 20"	

For Specified Lengths ordered by the buyer—Add \$2.00 to the above prices. | For Selected No. 3 Common—Add \$2.50 to the above prices for No. 3 Common. For Specified Lengths ordered by the buyer—Ann \$2.00 to the above prices. For Selected No. 3 Common—Ann \$2.50 to the above prices for No. 3 Common.

TABLE No. 4—Continued IDAHO WHITE PINE—Continued SELECTS

8 9 9 1	25 25	25	ces.
13" and wider wider 50 103 50 103 50 103 50	25 128 25 113	25 103 25 108	pri
		03 23	pove
	25 118 25 108	25 1	ne al
83 88 63	93	88	to th
8 s cts. 73 50 68 50	3 25	73 25	2.00 price
	25 83 25 78		D \$2
% cts. 73 50 68 50 63 50	78 25	68 25	For S28, S2SIE to full size Hit and Miss—the above prices.
20 20 20 20	25 25	25	uyer Tth
\$ сф. 22 гр. 22 гр. 22 гр. 23 гр. 24 гр. 25 гр. 25 гр. 25 гр. 26	73 78	88	ne bi Miss
Rougal 4"	73 25 68 25	63 25	oy than
28. 3%. 1 1 00 00 00 00 00 00 00 00 00 00 00 00	75	70 75	ed P
0 1 1 0	80	70	rder ize]
2" \$ cts. 71 00 66 00 66 100	75 75	65 75	hs o
			engt to f
Shipping Weight in Ibs. 2,600 2,600	2,800	2,800	SOLE SOLE SOLE
Shi Shi			cifics, S2
Thickness of 4/4" of 4/4" Cand Better R/L 6 to 20' Dad Better B/L 6 to 20' Thickness of 5/4, 6/4 and 8/4" Cand Better Thickness of 5/4, 6/4 b to B/L 6 to	20'. DandBetter R/L 6 to 20'	6 to	Spe
Thickness of 4/4" and Better R/L 6 to 20" Sund Better B/L 6 to 20" R/L 6 to 20" R/L 6 to 20" Thickness of 5/4, 4 and 8/4, A and Bette	20' andB R/L 20'	E 20'	For
0 1 1 0 0	P-4		
\$ cts.	6 50 1 50	6 50	es.
NDA W 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8	50 126 50 111	50 10	pric
\$ cts. \$ c 102 00 107 97 00 102	50 116 50 126 50 106 50 111	101	ne above
### CIATION STANDAR 13 an and a cts. \$ cts	20 20	20	
\$ 82 87 87 87 882 87 882 883 884 885 885 885 885 885 885 885 885 885	96	98	th th
8 cts. \$ cts. 77 00 67 00	81. 50	71 50 86 50 101 50 106	
4 th th th to 00 00 00 00 00 00 00 00 00 00 00 00 00	50 50		
\$ cts. 72 00 67 00 65 00	76	66 50	
\$ cts. \$ cts. 67 000 62 000	3 50	66 50	
5 % C	76	50 60	e bu
	0		
tns 67 C 65 Ct	71 50	, 19	y th
4" 4" 4" 4" 50 67 00 62 00 65	00 71 50	00 61	ed by th
250 50 50 50 50 50 50 50 50 50 50 50 50 5	79 00 71 74 00 66	69 00 61	dered by th
2" 3" 4" cts. \$ cts. \$ ct. 9 50 74 50 67 0 9 50 64 50 57 0	79 00 71 74 00 66	69 00 61	is ordered by th
### Scts. \$ cts. \$ ct. 69 50 74 50 67 0 62 0 62 0 64 50 64 50 57 0 67 0 68 69 50 62 0 68 69 50 68 68 68 68 68 68 68 68 68 68 68 68 68	74 00 79 00 71 69 00 74 00 66	64 00 69 00 61	ngths ordered by th
M STANDARD PATTERNS pping \$cts. \$cts. \$ct, 100 69.50 74.50 67 0 100 64.50 69.50 62 0 100 59.50 64.50 57 0	74 00 79 00 71 69 00 74 00 66	64 00 69 00 61	d Lengths ordered by th
& M STANDARD Property of the p	2,400 74 00 79 00 71 2,400 69 00 74 00 66	2,400 64 00 69 00 61	rified Lengths ordered by th
& M STANDARD Property of the p	2,400 74 00 79 00 71 2,400 69 00 74 00 66	2,400 64 00 69 00 61	Specified Lengths ordered by th
& M STANDARD Property of the p	74 00 79 00 71 69 00 74 00 66	2,400 64 00 69 00 61	For Specified Lengths ordered by the buyer—Add \$2.00 to the above prices.

TABLE No. 4—Concluded IDAHO WHITE PINE—Concluded SHOP (PILE RUN GRADES)

Rough or S2S or S1S1E to full size Hit and Miss or S2S to Western Pine Association Standards RANDOM LENGTHS 6 TO 20'

	l	**************************************
SHIPPING WEIGHT IN LBS.	Rough or S2S and S1S1E to full size	44444444444444444444444444444444444444
SHIPPING	S2S to Western Pine Assoc. Standards	99999999999999999999999999999999999999
		Shop Common 4/4 x 5" and wider S2S to 25/32" Factory Selects 4/4 x 5" and wider S2S to 25/32" " " " 5/4 x 5" and wider " 1-5/32" " " " 8/4 x 5" and wider " 1-13/32" No. 1 shop 5/4 x 5" and wider " 1-13/32" No. 2 Shop 6/4 x 5" and wider " 1-13/32" No. 2 Shop 5/4 x 5" and wider " 1-13/32" No. 3 Shop 5/4 x 5" and wider " 1-13/32" No. 3 Shop 6/4 x 5" and wider " 1-13/32" No. 3 Shop 6/4 x 5" and wider " 1-13/32" No. 3 Shop 6/4 x 5" and wider " 1-13/32" No. 3 Shop 6/4 x 5" and wider " 1-13/32" No. 3 Shop 6/4 x 5" and wider " 1-13/32"

Log Run Being the Whole Product of the Log, Excluding only Industrial or No. 5 Grade.

R/W and R/L 6 to 20' Rough. S2E, S2S, S4S and S1S1E to full size Hit and Miss. Thicknesses of 4/4, 5/4, 6/4, 8/4 and 12/4"—Shipping Weight 2,800 lbs.—\$52.25.

LATH IN LENGTHS OF 4 FEET

TABLE No. 5

	\$ 7 00
Shipping Weight in Ibs.	500
	No. 1 Fir and No. 1 Larch
	\$ 8 50 7 25
Shipping Weight in Ibs.	500
	No. 1 Spruce and No. 1 Pine No. 2 Spruce and No. 2 Pine
	\$ 9 00 7 25
Shipping Weight in Ibs.	400
	No. 1 Cedar No. 2 Cedar

SCHEDULE B

TO ADMINISTRATOR'S ORDER NO. A-1300

Maximum Manufacturers' and Wholesalers' Prices for SPRUCE produced in the Southern Interior Region of British Columbia for sale in Western Canada

See Section 2 (2) of the Order

Unless otherwise indicated all prices and shipping weights set out hereunder refer to one thousand feet board measure

No. 1-DIMENSION

	S4S TO WE	S4S to Western Pine Association Standards	ASSOCIATIO	ON STANDAY	RDS			-	R	Котан			
				Length				Shinning			Length		
Size	Shipping Weight in lbs.	12 and 14'	12 and 14' 8 and 16' 10, 18 and 22 and 24' 26 and 28'	10, 18 and 20'	22 and 24'	26 and 28'	Size	Weight in lbs.	12 and 14' 8 and 16' 10, 18 and 22 and 24' 26 and 28'	8 and 16'	10, 18 and 20'	22 and 24'	26 and 28'
	-	\$ cts.	\$ cts.	e cts.	s cts.	sto ets.			\$ cts.	s cts.	s cts.	s cts.	s cts.
2 x 4"	2,400	38 00	40 00	41 00	43 00	. 45 00	2 x 4"	3,000	40 00	42 00	43 00	45 00	47 00
2 x 6"	2,400	38 00	40 00	41 00	43 00	45 00	2 x 6"	3,000	40 00	42 00	43 00	45 00	47 00
2 x 8"	2,400	38 00	40 00	41 00	43 00	45 00	2 x 8"	3,000	40 00	42 00	43 00	45 00	47 00
2 x 10"	2,400	40 50	42 50	43 50	45 50	47 50	2 x 10"	3,000	42 50	44 50	45.20	47 50	49 50
2 x 12"	2,400	42 50	44 50	45 50	47 50	49 50	2 x 12"	3,000	44 50	46 50	47 50	49 50	51 50
For No. 2 I For Select I For Tongue	For No. 2 Dimension DEDUCT \$2.00 from the above prices. For Select No. 1 Dimension—Add \$5.00 to the above prices. For Tongued and Grooved—Add \$3.00 to the above prices.	EDUCT \$2.00 sion—ADD \$3	from the a \$5.00 to the 3.00 to the	bove prices	S. Ses.		For No. 2 For Select For S2E, S	For No. 2 Dimension DEDUCT \$2.00 from the above prices. For Select No. 1 Dimension—Add \$5.00 to the above prices. For S2E, S1S1E to full size Hit and Miss—the above prices.	EDUCT \$2.00 ision—ADD	from the \$5.00 to th	above price e above pri	s. ces.	,

For No. 2 Dimension Deputer \$2.00 from the above prices. For Select No. 1 Dimension—And \$5.00 to the above prices. For Trongued and Grooved—And \$3.00 to the above prices. For S4S \$\frac{1}{4}\text{ scant}\$—the above prices, shipping weight \$2,600 lbs.

Spruce—Continued
No. 1 Plank and Timbers

		26, 28, 30 and 32'	s cts.	50 75	51 75	52 75	50.75	51 75	52 75	51 75 49 75			
	gth	22 and 24'	s cts.	48 75	49 75	50 75	48 75	49 75	50 75	49 75			
	Length	18 and 20'	s cts.	46 75	47 75	48 75	46 75	47 75	48 75	47 75			
Коисн		8, 10, 12, 18 and 20' 22 and 24'	s cts.	45 75	46 75	47 75	45 75	46 75	47 75	46 75			
Ro	Shipping Weight in lbs.			3,000	3,000	3,000	3,000	3,000	3,000	3,000			
		m Size		3 x 4", 3 x 6" and 3 x 8"	3 x 10"	3 x 12	4 x 4", 4 x 6" and 4 x 8"	4 x 10"	4 x 12"	6 x 6", 6 x 8", 8 x 8", 8 x 10" and 8 x 12" 10 x 10", 10 x 12" and 12 x 12"			
		26, 28, 30 and 32'	s ets.	48 50	49 50	50 50	48 50	49 50	50 50	49 50			
DARDS	Length	22 and 24'	s cts.	46 50	47 50	48 50	46 50	47 50	48 50	47 50			
S4S to Western Pine Association Standards		Leng	Leng	Len	18 and 20' 22 and 24'	e cts.	44 50	45 50	46 50	44 50	45 50	46 50	45 50
INE ASSOCI		8, 10, 12, 14 and 16'	.\$ cts.	43 50	44 50	45 50	43 50	44 50	45 50	44 50			
Western I	Shinning	Weight in lbs.		2,600	2,600	2,600	2,600	2,600	2,600	2,600			
S4S TO		Size		3 x 4", 3 x 6" and 3 x 8"	3 x 10"	3 x 12"	4 x 4", 4 x 6" and 4 x 8"	4 x 10"	4 x 12"	6 x 6", 6 x 8" and 8 x 8"			

For No. 2 Plank and Timbers—Deduct \$2.00 from the above prices. For \(\frac{4}{V}\) Seant—the above prices, shipping weight 2,700 lbs. For Select Plank and Timbers—Add \$5.00 to the above prices.

For No. 2 Plank and Timbers—Deduct \$2.00 from the above prices. For Select Plank and Timbers—Add \$5.00 to the above prices. For S2E, \$181E to full size Hit and Miss—the above prices.

COMMON BOARDS AND SHIPLAP SPRUCE-Continued

Котан	Shipping Size	weight in lbs. 1x2" 1x3" 1x4" 1x5" 1x6" 1x8" 1x10" 1x12"	\$ cts.		2,700 40 00 42 00 37 59 40 00 39 50 40 00 40 00 40 50	700	For 1-1/4 and 1-1/2" Thickness Add \$4.00 to the above prices. For specified Lengths ordered by the buyer Add \$2.00 to the above prices. For No. 3 Common and Better Add \$2.50 to the above price for No. 3 Common.
			No. 2 Common		No. 4 Common R/L 6 to 20'	No. 5 Common R/L 6 to 20' 2,700	For 1-1/4 and 1-: For specified Le. For No. 3 Comr
S2S or S4S to Western Pine Association Standards	Shipping Size	Weight in lbs. 1 x 2" 1 x 3" 1 x 4" 1 x 5" 1 x 6" 1 x 8" 1 x 10" 1 x 12"		No. 3 Common P. T. 100 48 00 49 00 49 50 49 50 40 50 45 50 51 50 51 50 81 60 60 60 60 60 60 60 60 60 60 60 60 60	2,100 38	No. 5 Common R/L 6 to 20' 2,100	For 1-1/4 and 1-1/2" Thickness Add \$4.00 to the above prices. For Specified Lengths ordered by the buyer Add \$2.00 to the above prices. For Graintight Add Dressed and Watched Patterns Add to the above price for Mo. 3 Common. For Machining to standard Dressed and Matched Patterns Add \$6.50 to the above prices or alternatively at manufacturers' option up to 15% degrades developing in machining may be included.

Spruce—Continued
Selects

Коисн	Shipping Width	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	\$ cts.	2,700 62 00 65 00 59 50 70 50 62 50 62 50 70 50 80 50		3,000 72 00 75 00 69 50 80 50 72 50 72 50 80 50 90 50		3,000 77 00 80 00 74 50 85 50 77 50 77 50 85 50 95 50	For Specified Lengths ordered by the buyer Abb \$5.00 to the above prices.
	Ship			R/L 6 to 20'	Thickness $5/4$ and $6/4''$	D and Better 3, R/L 6 to 20' 3,	$\frac{\text{Thickness}}{8/4''}$	D and Better R/L 6 to 20' 3,	For Specified Len
S2S, S4S or D and M Standard Patterns to Western Pine Association Standards	Shipping Width	in lbs. 2" 3" 4" 5" 6" 8" 10" 12"	\$ cts.	2,100 60 00 63 00 57 50 68 50 60 50 68 50 68 50 78 50		2,400 70 00 73 00 67 50 78 50 70 50 70 50 78 50 88 50		2,400 75 00 78 00 72 50 83 50 75 50 75 50 83 50 93 50	For Specified Lengths ordered by the buyer Add \$5.00 to the above prices.
S2S, S4S or I		of 4/4"		D and Better R/L 6 to 20'	Thickness 5/4 and 6/4"	D and Better R/L 6 to 20'	$\frac{\text{Thickness}}{8/4^{*}}$	D and Better R/L 6 to 20'	For Specified

SPRUCE—Concluded

Well Curbing

S4S to Western Pine Association Standards

	s cts	4	42 50
		5/4 and 6/4" in thickness.	8/4 and 6/4" in thickness
Shipping Weight in lbs.		2,400	2,400
		Well curbing B/L 6 to 20'	Well Curbing R/L 6 to 20'

For Specified Lengths ordered by buyer ADD \$2.50 to the above prices.

SCHEDULE C

To Administrator's Order No. A-1300

Maximum Manufacturers' and Wholesalers' Prices for Certain Grades of Kiln Dried Larch, Fir, Cedar, Ponderosa Pine and Idaho White Pine for sale in Western Canada (See Section 3(1) of the Order)
Unless otherwise indicated all prices and shipping weights set out hereunder refer to one thousand feet board measure

TABLE No. 1

LARCH, FIR AND HEMLOCK

SELECTS

		x 12"	\$ cts.	71 25	69 25	67 25	, eg	
		x 10" 1	\$ cts.	66 25	64 25	62 25	ve price	
		[x 8" 1	\$ cts.	59 25	57 25	55 25	ses. ne abor	
	d)	[x 6"]	\$ cts.	59 25	57 25	55 25	ve price 50 to tl	
	Size	1 x 5"	cts.	66 25	64 25	62 25	the about \$2.	
н		1 x 4"	s cts.	56 25	54 25	52 25	.00 to to	
Коисн		1 x 3"	s ets.	62 75	60 75	58 75	ADD \$4 y the l t and l	
		$1 \times 2'' 1 \times 3'' 1 \times 4'' 1 \times 5'' 1 \times 6'' 1 \times 8'' 1 \times 10'' 1 \times 12''$	\$ cts. \$ cts. \$ cts. \$ cts. \$ cts. \$ cts.	59 75 62 75 66 25 66 25 59 25 69 25 66 25 71 25	57 75 60 75 54 25 64 25 57 25 57 25 64 25	55 75 58 75 52 25 62 25 55 25 55 25 62 25	kness lered b	
	Shipping			2,700	2,700	2,700	id 8/4" Thic Lengths orc SIE to full	
2				C and Better R/L 6 to 20'.	D and Better R/L 6 to 20'.	D 6 to 20'.	For 5/4, 6/4 and 8/4" Thickness ADD \$4.00 to the above prices. For Specified Lengths ordered by the buyer ADD \$2.50 to the above prices. For S2E or S1S1E to full size Hit and Miss, the above prices.	
		x 12"	ects.			66 50		70
		x 10" 1	\$ cts.	65 50	63 50	61 50	rices.	e prices
		1 x 8" 1	& cts.	58 50	56 50	54 50	bove p	e above
OARDS	e	$x 2'' \mid 1 x 3'' \mid 1 x 4'' \mid 1 x 5'' \mid 1 x 6'' \mid 1 x 8'' \mid 1 x 10'' \mid 1 x 12''$	ets. & cts. & cts. & cts. & cts. & cts.	00 62 00 55 50 65 50 58 50 58 50 65 50 70 50	00 60 00 53 50 63 50 56 50 56 50 63 50 68 50	00 58 00 51 50 61 50 54 50 54 50 61 50 66 50	ove price a the ap	rom th
STAN	Size	1 x 5"	s cts.	65 50	63 50	61 50	the about \$2.50 to 100 to	\$8.75 f
ro B.C		1 x 4"	cts.	55 50	53 50	51 50	1.00 to or App	EDUCT inds.
M dw.		1 x 3"	cts.	62 00	00 09	58 00	ADD \$	2/L, D 400 pou
OR D		1 x 2"	s cts.	29 00	27 00	55 00	ckness dered b , 12' an	o 20' Feight 1,
S2S, S4S or D and M to B.C. Standards	Shipping	in lbs.		2,200	2,200	2,200	rd 8/4" Thi Lengths or /4 x 4"—10"	/8 x 4"—6 t shipping we o 20' R/L,
				C and Better R/L 6 to 20'	D and Better R/L 6 to 20'	D R/L 6 to 20'	For 5/4, 6/4 and 8/4" Thickness ADD \$4.00 to the above prices. For Specified Lengths ordered by buyer ADD \$2.50 to the above prices. For Flooring 5/4 x 4"—10', 12' and 14' ADD \$11.00 to the above prices for	For 1.3^{+1} in the above prices for $1 \times 4''$, shipping weight 1,400 pounds. For $2 \times 2'' - 6$ to 20' R/L, Add \$8.50 to the above prices for $1 \times 4''$.

TABLE No. 2

CEDAR

Selects Rough, S2S, S4S or D and M to B.C. Standard Patterns

	Shipping				S	Size			
	Weight in lbs.	1 x 2"	1 x 3"	1 x 4" 1 x 5"	1 x 5"	1 x 6"	1 x 6" 1 x 8" 1 x 10" 1 x 12"	1 x 10" ·	1 x 12"
							,		
		e cts.	s cts.	s ets.	s cts.	\$ cts.	\$ cts.	s cts.	s cts.
C and Batter B/1, 6 to 30'	1,500	62 50	77 50	00 09	85 00	75 00	75 00	85 00	95 00
D and Better R/I, 6 to 20'	1,500	58 50	73 50	56 00	81 00	71 00	71 00	81 00	91 00
D R/L 6 to 20'	1,500	54 50	69 50	52 00	00 22	00 29	00 29	00 22	87 00

For 5/4, 6/4 and 8/4" Thickness, Rough, Add \$7.00 to the above prices. For 5/4, 6/4 and 8/4" Thickness, Surfaced, Add \$5.00 to the above prices. For Specified Lengths ordered by the buyer, Add \$5.00 to the above prices.

TABLE No. 3
PONDEROSA PINE

SELECTS

		1 x 19"	1 0	82 25 85 25 79 75 90 75 82 75 82 75 90 75 100 75	0. 0. 0. 0. 0. 0. 0. 0. 0. 0. 0. 0. 0. 0		88 75	ses.
		x 10"1	u to	90 75	27	89 75	78 75	ve pric
		x 8"11	ato.	22 75	27.	74 75	0 75	ices.
		$1 \times 2^n 1 \times 3^n 1 \times 4^n 1 \times 5^n 1 \times 6^n 1 \times 8^n 1 \times 10^n 1 \times 13^n$	65	2 75 8	86 75 78 75 78 75	74 75	70 75 70 75 78 75	ove pr
	Size	5" 1	66	75 8	75 7	82 75 7	78 75 70	the about \$5.0
		4" 1 3	ts.	75 90	75 86	75 82		00 to t
HDI		1 x	69	79	75	71	67 75	\$10.
Коисн		1 x 3"	\$ cts	85 28	81 28	77 25	73 25	s App
			ets. Se cts. S	82 25	78 25 81 25 75 75	74 25 77 25 71 75	70 25 73 25	nicknes
	Shipping	weight in lbs.		2,400	2,400	2,400	2,400	nd 8/4" Th
				B and Better R/L 6 to 20'	C and Better R/L 6 to 20'	D and Better R/L 6 to 20'	D R/L 6 to 20'	For 5/4, 6/4 and 8/4" Thickness App \$10.00 to the above prices. For Specified Lengths ordered by the buyer App \$5.00 to the above prices.
		x 12"	cts.	98 25	94 25	90 25	36 25	:
RDS	, es	1 x 10" 1	cts.	88 25	84 25	80 25	68 25 68 25 76 25 86 25	ss Add \$10.00 to the above prices. by the buyer Add \$5.00 to the above prices.
WESTERN PINE ASSOCIATION STANDARDS		1 x 8" 1	cts.	80 25	76 25	72 25	68 25	e above
rion S		x 6" j	cts.	80 25	76 25	72 25	8 25	ve pric
SOCIA	Size	5" 1	es es	88 25 8	84 25 7	80 25 7	76 25 6	\$5.00
E As	:	1 x	69					App
N Pin		1 x 4	* cts	77 2	73 25	69 25	65 2	0.00 d
ESTER		1 x 3"	cts.	82 75	. 78 75	74 75	5 70 75 65 25	App \$1
M of I		1 x 2" 1 x 3" 1 x 4" 1 x 5" 1 x 6" 1 x 8" 1 x 10" 1 x 12"	\$ cts.	79 75 82 75 77 25	75 75	71 75	67 75	kness A
S2S, S4S on D and M ro	Shipping Weight			1,900	1,900	1,900	1,900	d 8/4" Thic
82S, S4S				B and Better R/L 6 to 20'	C and Better R/L 6 to 20'	D and Better R/L 6 to 20'	D R/L 6 to 20'	For 5/4, 6/4 and 8/4" Thickness App \$10.00 to the above prices. For Specified Lengths ordered by the buyer App \$5.00 to the al

TABLE No. 3-Concluded

PONDEROSA PINE—Concluded

Rough or S2S or S1S1E to full size Hit and Miss or S2S to Western Pine Association Standards SHOP (PILE RUN GRADES)

RANDOM LENGTHS 6 to 20'

	\$ cts.
Rough or S2S and SISIE to full size	4.4.4.4.4.4.4.4.4.4.4.4.4.4.4.4.4.4.4.
SHIPPING WEIGHT IN LBS S2S to Western Pine Rough or Association Standards to fu	1,1,4,4,4,4,4,4,4,4,4,4,4,4,4,4,4,4,4,4
	Shop Common 4/4 x, 5" and wider S2S to 25/32" Factory Selects 4/4 x, 5" and wider 15/532" 6/4 x 5" and wider 15/532" 8/4 x 5" and wider 113/32" No. 1 Shop 5/4 x 5" and wider 113/16" No. 2 Shop 6/4 x 5" and wider 113/16" No. 2 Shop 6/4 x 5" and wider 113/16" No. 3 Shop 6/4 x 5" and wider 113/16" No. 4 x 5" and wider 113/16" No. 5 Shop 6/4 x 5" and wider 113/16" No. 6/4 x 5" and wider 113/16" No. 8/4 x 5" and wider 113/16" No. 3 Shop 6/4 x 5" and wider 113/16" No. 4 x 5" and wider 113/16" No. 5 Shop 6/4 x 5" and wider 113/16"

TABLE No. 4
IDAHO WHITE PINE

SELECTS

Rough	Shiming		Scts.	and Devoted 2, 400 80 25 85 25 77 75 82 75 87 75 102 75 122 75 132 75 103 75 10	R/L 6 to 207 2, 400 75 25 80 25 72 75 77 75 77 75 82 75 97 75 112 75 117 75	R/L6to20' 2,400 70 25 75 25 67 75 72 75 72 75 77 75 92 75 107 75 112 75	Thickness of $5/4$, 4 and $8/4$ "	and Better 2,600 85 00 90 00 82 50 87 50 87 50 107 50 127 50 137 50	R/L 6 to 20' 2,600 80 00 85 00 77 50 82 50 82 50 87 50 102 50 117 50 122 50	R/L6to20' 2,600 75 00 80 00 72 50 77 50 82 50 97 50 112 50 117 50	For Specified Lengths ordered by the buyer Add \$2.00 to the above prices. For S2S or S1S1E to full size Hit and Miss—the above prices.
		, ‰		87	82	22		92	87	82 50	22.00 to
	Width		\$ cts.	82 75	77			87	82		ADD \$
Н		, "n	\$ cts.	82 75	77 75	72 75		87 50		77 50	buyer Miss-
Rouc		44"	\$ cts.	77 75	72 75	67 75		82 50	77 50	72 50	by the
		**************************************	1	85 25	25	25		8	00	00 08	dered l
		2,"	(25	25				00	75 00	gths or to full
-	Chiming	Weight in lbs.		2,400	2,400	2,400			2,600		ified Leng or S1S1E
		02	7 to 0	R/L6 to 20'	R/L6to20	R/L6to20'	Thickness of 5/4, 6/4 and 8/4"	Cand Better R/L6to 20'	R/L6to20'	R/L6to20	For Spec For S2S
TON		13" and wider	\$ cts.	25 131 25	25 116 25	25 111 25		35 75	20 75	15 75	es.
ITAT			1			- James	1				
3800		12″	* cts	21 2		06 25		25 75	15 75 120	10 75 1	ve pri
INE ASSOC		10" 12"	\$ cts. \$ cts.	01 25 121 28	25 111	91 25 106 25		05 75 125 75	00 75 115 75 1	95 75 110 75 1	he above pri
TERN PINE ASSOC			\$ cts.	86 25 101 25 121 28	25 96 25 111	25 91 25 106		90 75 105 75 125 75 1	85 75 100 75 115 75 1	80 75 95 75 110 75 1	.00 to the above pri
o Western Pine Assoc	Width	10″	1	81 25 86 25 101 25 121 28	96 25 111	91 25 106		85 75 90 75 105 75 125 75 135	80 75 85 75 100 75 115 75 1	75 75 80 75 95 75 110 75 1	ADD \$2.00 to the above pri
ERNS TO WESTERN PINE ASSOCREDS	Width	8" 10"	\$ cts. \$ cts.	25 86 25 101 25 121	25 81 25 96 25 111	25 76 25 91 25 106			75 85 75 100 75 115	75 75 75 75 76 80 75 95 75 110 75 115 75 R/L 6 to 20'	buyer Add \$2.00 to the above pri
D PATTERNS TO WESTERN PINE ASSOC	Width	6" 8" 10"	\$ cts. \$ cts.	25 81 25 86 25 101 25 121	25 76 25 81 25 96 25 111	25 71 25 76 25 91 25 106		85 75	75 80 75 85 75 100 75 115	70 75 75 75 75 75 80 75 95 75 110 75 1	oy the buyer Add \$2.00 to the above pri
ANDARD PATTERNS TO WESTERN PINE ASSOC	Width	5" 6" 8" 10"	\$ cts. \$ cts. \$ cts.	83 75 76 25 81 25 81 25 86 25 101 25 121	78 75 71 25 76 25 76 25 81 25 96 25 111	25 71 25 71 25 76 25 91 25 106		88 25 80 75 85 75 85 75	83 25 75 75 80 75 80 75 85 75 100 75 115	70 75 75 75	dered by the buyer Add \$2.00 to the above prices.
O M STANDARD PATTERNS TO WESTERN PINE ASSOC		2" 3" 4" 5" 6" 8" 10"	\$ cts. \$ cts. \$ cts. \$ cts.	76 25 81 25 81 25 86 25 101 25 121	75 71 25 76 25 76 25 81 25 96 25 111	66 25 71 25 71 25 76 25 91 25 106	4	80 75 85 75 85 75	75 75 80 75 80 75 85 75 100 75 115	75 75	
S2S, S4S or D and M Standard Patterns to Western Pine Association Standards		3" 4" 5" 6" 8" 10"	\$ cts. \$ cts. \$ cts. \$ cts. \$ cts.	83 75 76 25 81 25 81 25 86 25 101 25 121	78 75 71 25 76 25 76 25 81 25 96 25 111	73 75 66 25 71 25 71 25 76 25 91 25 106	Thickness of $5/4$, $6/4$ and $8/4$ "	25 88 25 80 75 85 75 85 75	25 83 25 75 75 80 75 80 75 85 75 100 75 115	70 75 75 75	For Specified Lengths ordered by the buyer Ann \$2.00 to the above pri

TABLE No. 4-Concluded

IDAHO WHITE PINE—Concluded SHOP (PLE RUN GRADES)

ROUGH OR S2S OR SISIE TO FULL SIZE HT AND MISS OR S2S TO WESTERN PINE ASSOCIATION SANDARDS

Random Lengths 6 to 20'

		\$ cts.		67 00											
ht in Lbs.	Rough or S2S and S1S1E to full size		2,400	2,400	2,000	2,600	2,600	2,600	2,600	2,600	2,600	2,600	2,600	2,600	2,600
Shipping Weight in Lbs.	S2S to Western Pine Assoc. Standards		1,900	9,900	2,200	2,200	2,200	2,200	2,200	2,200	2,200	2,200	2,200	2,200	2,200
			mmon 4/4 x 5" and wider	S2S to 25/32"	4 x 5" and wider "	4 x 5" and wider " 1-13/16"	4 x 5" and wider "	6/4 x 5" and wider "	8/4 x 5" and wider	4 x 5" and wider "	6/4 x 5" and wider	8/4 x 5" and wider	4 x 5" and wider "	6/4 x 5" and wider	4 x 5" and

SCHEDULE D

To ADMINISTRATOR'S ORDER NO. A-1300

Maximum Manufacturers' and Wholesalers' Prices for Certain Grades of Kiln-Dried Spruce produced in the Southern Interior Region of British Columbia for sale in Western Canada (see Section 3(2) of the Order)

SELECTS

		12"	s cts.	89 50	99 25	104 25	s. Se
		10″	\$ cts.	79 50	89 25	94 25	re price
		%	\$ cts.	71 50	81 25	86 25	e abov
	th	,,9	\$ cts.	71 50	81 25	86 25	0 to th
	Width	2"	s cts.	79 50	89 25	94 25	D \$5.0
H		**	\$ cts.	68 50	78 25	83 25 94 25 86 25 86 25 94 25 104	/er, Aı
Rougn		, "co	\$ cts.	71 00 74 00 68 50 79 50 71 50 71 50 79 50	80 75 83 75 78 25 89 25 81 25 81 25	88 75	by buy
		, C7	\$ cts.	71 00	80 75	85 75 88 75	dered
		Chick- ness		4/4"	5/4 & 6/4"	8/4"	gths or
	Ship-	ping Weight in lbs.		2,400	2,600 5/4 & 6/4"	2,600	ified Len
		and the second s	9	69 75 77 75 87 75 R/L6to20'	82 25 76 75 87 75 79 75 79 75 87 75 97 75 R/L6to20'	87 25 81 75 92 75 84 75 84 75 92 75 102 75 R/L6to20'	For Specified Lengths ordered by buyer, Add \$5.00 to the above prices.
DARDS		12"	\$ cts.	87 75	97 75	102 75	où.
N STAN		10"	& cts.	77 75	87 75	92 75	e price
CIATIO]			\$cts. \$cts. \$cts. \$cts. \$cts. \$cts.	69 75	79 75	84 75	e abov
TE ASSC	lth	*9	\$ cts.	69 75	79 75	84 75	to th
RN Pin	Width	22	\$ cts.	66 75 77 75	87 75	92 75	ъ \$5.00
WESTE		4"	e cts.	66 75	76 75	81 75	/er, Ar
RNS TO		3,	\$ cts.	72 25		87 25	by buy
PATTE		23	\$ cts.	69.25	79 25	84 25	dered
ANDARI		Thick- ness		4/4"	5/4 &	8/4"	gths or
& M ST	Ship	ping Weight in lbs.		1,900	2,200 5/4 & 6/4"	2,200	ified Len
S2S, S4S of D & M Standard Patterns to Western Pine Association Standards		1		Dand Better R/L 6 to 20'	Dand Bëtter R/L 6 to 20'	Dand Better R/L 6 to 20' 2,200 8/4"	For Specified Lengths ordered by buyer, App \$5.00 to the above prices.

SCHEDULE E

To Administrator's Order No. A-1300

Maximum Manufacturers' and Wholesalers' Prices for RED CEDAR SHINGLES for sale in Western Canada. (See Section 4 of the Order)

	A CONTRACTOR OF THE PERSON NAMED IN CONT			-	
			Pack	Shipping Weight in lbs.	
No. 1 XXX	6/2—16" in le	6/2—16" in length	25/25	200	\$4.75 per thousand
No. 2 XXX.	6/2—16" "		. 25/25	200	3.75 " "
No. 1 XXXXX	5/2—16" "		. 20/20	180	4.10 " square
No. 2 XXXXX	5/2—16" "	12" Clears	. 20/20	180	3.00 "
No. 3 XXXXXX	5/2—16" "		. 20/20	180	2.57 " "
	•		_		

SCHEDULE F

To ADMINISTRATOR'S ORDER No. A-1300

Unless otherwise indicated all prices set out hereunder refer to one thousand feet board measure Maximum Prices for Service Charges (See Section 5 of the Order)

\$1 00	1 00	7 50 10 00
FOR ALIN LIYING ANY Grade of Common Fonderosa Fine, Idaho White Fine or Spruce, to a moisture content of 14 to 17%	For Resawing 1 Cut. \$2 00 For Ripping per Rip. 1 00 For Bundling.	For machining to standard patterns of Casing, Base Jambs, Sill Stock, Pulley Stiles, Log Cabin Siding, Bevel and Bungalow Siding, Dolly Varden Siding and other patterns of 8 or 10" Bevel Siding. For machining to patterns other than standard patterns.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1319

Maximum Prices of Canned Poultry

Under powers given by the Wartime Prices and Trade Board to the Administrator of Meat and Meat Products, it is hereby ordered on behalf of the Board as follows:

Effective Date and Application of the Order

- 1. (1) This Order comes into force on August 28, 1944.
- (2) Regulations issued under the Livestock and Livestock Products Act, 1939, prescribe certain restrictions on processors of canned poultry as to grading, packing and marking the product: such restrictions are limited in their application to interprovincial and export shipments as set out in such regulations. This Order makes such regulations of universal application in Canada.
- (3) This Order fixes maximum prices on sales by any person of canned poultry of specified grade and pack when packed in metal or glass containers having a net weight content of 7 or 16 ounces all of which as mentioned in the Schedule to this Order.

Definitions

- 2. For the purposes of this Order,
- (a) "canned poultry" means the edible portion of chicken, fowl or turkey from which the skin and bones have been removed and which has been cooked, sterilized and packed in hermetically sealed containers;
- (b) "consumer" means a person who buys canned poultry for his personal or household consumption;
- (c) "solid pack", "jellied pack", "grade 1" and "grade 2" apply respectively to canned poultry which is graded, packed and marked in accordance with and as defined in the Regulations for canned poultry issued under the Livestock and Livestock Products Act, 1939;
- (d) "processor" means a canner, packer, manufacturer or other person engaged in the business of processing for sale any of the products to which this Order applies;
- (e) "sell" includes an offer to sell;
- (f) "wholesaler" means any person who sells canned poultry at wholesale other than the processor thereof.

Zones

- 3. For the purposes of this Order the following zones are established:
- (a) Zone No. 1 composed of
 - (i) the provinces of Prince Edward Island, Nova Scotia and New Brunswick;
 - (ii) that part of the province of Quebec lying south of the St. Lawrence River and east of a line drawn parallel to and always at a distance of ten miles west of the Temiscouata Railway from Riviere du Loup to the boundary of New Brunswick including all stations on that railway; and
 - (iii) the counties of Lac St. Jean and Chicoutimi;
- (b) Zone No. 2 composed of that part of the Province of Quebec lying to the south and west of Zone No. 1, and bounded on the north by the 48th parallel of latitude from the point where it intersects the westerly bank of the St. Lawrence River to the point of its intersection near Strachan with the most northerly transcontinental route of the Canadian National Railway, and westerly therefrom by a line drawn parallel to and always a distance of ten miles north of the said railway.

- (c) Zone No. 3 composed of that part of the province of Ontario lying to the south of a line drawn parallel to and always a distance of ten miles north of the most northerly transcontinental route of the Canadian National Railway including all stations on that railway;
- (d) Zone No. 4 composed of that part of the province of Manitoba lying south of the 53rd parallel of latitude;
- (e) Zone No. 5 composed of that part of the province of Saskatchewan lying South of the 54th parallel of latitude;
- (f) Zone No. 6 composed of:
 - (a) that part of the Province of Alberta, not included in Zone 7, and lying to the south of the 55th parallel of latitude, and
 - (b) that part of the Province of British Columbia lying to the east of the line formed by the Elk River from its source to its confluence with the Kootenay River and thence from such confluence along the Kootenay River to the southern boundary of the said province, and
 - (c) the city of Fernie;
- (g) Zone No. 7 composed of
 - (a) all that part of Vancouver Island south of a line from Port Alberni to Parksville and any part of the remainder of the Island which lies within ten miles of any railway line on the Island, and
 - (b) the following additional parts of the Province of British Columbia, namely,
 - (i) that part, not included in Zone No. 6, lying south of a line drawn along the 50th parallel of latitude from the coast to a point twenty miles west of the main line of the Canadian Pacific Railway where it crosses the 50th parallel thence along a course paralleling the said railway main line and always twenty miles westerly and northerly thereof to the Eastern boundary of British Columbia at or near Lake Louise, and
 - (ii) that part composed of the territory lying within twenty miles, north or east and south or west, of the most northerly line of the Canadian National Railway from the Fastern boundary of British Columbia to but not including Prince Rupert; and
 - (c) in the Province of Alberta, Edson and Lovett and all railway stations on the Canadian National Railway west of Edson and Lovett and on the Canadian Pacific Railway west of Lake Louise.

Processing to be in Compliance with Regulations under Livestock and Livestock Products Act and Application of the Regulations Extended to All Sales

4. No person shall sell any poultry, packed in glass or metal containers after the effective date of this Order, unless all of the bones have been removed therefrom and unless such poultry has been packed, graded and marked in accordance with the regulations issued from time to time under the Livestock and Livestock Products Act, 1939, which regulations shall hereafter apply to every sale of canned poultry in Canada except the canned poultry to which Section 5 applies.

Maximum Prices for Certain Stocks on Hand

5. The maximum price at which any person may sell any canned poultry which he has on hand on August 28, 1944, and which is of a quality or pack or packed in a container having a net weight content other than those for which prices are fixed in this Order shall be the highest lawful price at which he sold such canned poultry during the basic period. Provided, however, that if the seller has no maximum price for such canned poultry the maximum price per ounce at which he may sell such canned poultry shall be in appropriate relationship to the maximum price per ounce for the same zone of the most similar grade and pack of canned poultry for

which a maximum price is fixed in this Order but, in any event not exceeding the maximum price per ounce of such similar grade and pack in a container having a net weight content of sixteen ounces.

Sales by Processors to Wholesalers

- 6. The maximum price per dozen containers, including Federal sales tax and cost of delivery to the buyer's place of business, at which a processor may sell any product listed in Schedue "A" hereto, packed in a metal or glass container having a net weight content listed therein:
 - (a) to a wholesaler whose place of business is in a zone, shall be the price for the same set forth in Schedule "A" for the zone in which the buyer's place of business is situated, according to the grade, pack and net weight content of the container in which it is packed;
 - (b) to a wholesaler whose place of business is not in a zone, shall be the sum of the following:
 - (i) the maximum price set forth in Schedule "A" for the zone from which the canned poultry is shipped to the buyer or, if transhipped en route, for the zone where the last transhipment takes place; and
 - (ii) the actual cost of transporting the canned poultry from the shipping point in the zone from which it was shipped or last transhipped, as the case may be, to the buyer's place of business.

Sales by Processors and Wholesalers to Persons Other Than Wholesalers or Consumers

- 7. (1) The maximum price per dozen containers, including Federal sales tax, at which a processor or wholesaler in a zone may sell to any person, other than a wholesaler or a consumer, any product listed in Schedule "B" hereto, packed in a metal or glass container having a net weight content listed therein shall be;
 - (a) if the buyer's place of business is in a zone, the price set forth in Schedule "B" for that zone according to the grade, pack and net weight content of the container in which it is packed;
 - (b) if the buyer's place of business is not in a zone, the maximum price set forth in Schedule "B" for the zone from which the canned poultry is shipped to the buyer or, if transhipped en route, for the zone where the last transhipment takes place.
- (2) If the buyer's place of business is not in the same city, town or village in which the seller's warehouse is situated, the seller may prepay and add to the maximum price, the actual cost of transporting the canned poultry from the warehouse in the zone from which it was shipped or last transhipped, as the case may be, to the buyer's place of business but if the seller has more than one warehouse the cost of transportation shall be calculated as though the canned poultry had been shipped from the warehouse of the seller nearest to the buyer's place of business.
- (3) The maximum price per dozen containers at which a processor or wholesaler not in a zone may sell any canned poultry shall be such as may from time to time be fixed by the Administrator of Meat and Meat Products.

Sales at Retail

- 8. (1) The maxmium price at which any person, other than a processor, may sell any canned poultry at retail shall be the sum of the following:
 - (a) the actual price paid by him for the canned poultry but in any event not exceeding the maximum price at which it may be sold to him as fixed by this Order;
 - (b) the actual amount, if any, paid by him for transporting the canned poultry to his place of business from his supplier's nearest warehouse; and
 - (c) (i) a markup (percentage of cost) not exceeding the lawful markup (percentage of cost) customarily obtained by him during the basic period September 15 to October 11, 1941, on sales of canned poultry but in any event not exceeding twenty-two per cent (22%) of his selling price; or

- (ii) if he purchased from a processor at a price not exceeding the maximum price fixed by Section 6, a markup (percentage of cost) not exceeding the lawful markup (percentage of cost) customarily obtained by him during the said basic period on sales of canned poultry but in any event not exceeding twenty-five per cent (25%) of his selling price.
- (2) The maximum price at which a processor may sell any canned poultry to a consumer shall be the sum of the following:
 - (a) according to the grade, pack and net weight content of the container in which it is packed, the price for the same set forth in Schedule "A" hereto for the zone in which the seller's retail outlet is situated; and
 - (b) a markup not exceeding twenty-five per cent (25%) of his selling price.

Sales Between Wholesalers

9. The maximum price per dozen containers, including Federal sales tax, at which a wholesaler in a zone may sell to another wholesaler any product listed in Schedule "B" hereto packed in a metal or glass container having a net weight content listed therein shall be the price for the same set forth in Schedule "B" for the zone in which the buyer's place of business is situated, according to the grade, pack and net weight content of the container in which it is packed. Such maximum price shall include delivery to the buyer's place of business, if it is in a zone. If the buyer's place of business is not in a zone, the seller may prepay and add to such maximum price the actual cost of transporting the canned poultry from the warehouse in the zone from which it was shipped or last transhipped, as the case may be, to the buyer's place of business but if the seller has more than one warehouse the cost of transportation shall be calculated as though the canned poultry had been shipped from the warehouse of the seller nearest to the buyer's place of business.

Records of Sales and Purchases Sales Invoices

- 10. (1) Every processor and wholesaler who sells any canned poultry shall, on every sale other than to a consumer and concurrently with delivery to the buyer, furnish him with an invoice showing the following:
 - (a) the name and identifying address of the seller and the buyer and the date of sale;
 - (b) the quantity and the price per dozen containers of the canned poultry, and the grade, pack and net weight content of the containers; and
 - (c) the transportation charges, if any, paid by him.
- (2) Every seller shall retain a duplicate copy of each invoice furnished by him as required by this Section.

Records of Purchases

- 11. (1) Every person who buys canned poultry for resale shall upon receipt by him of such canned poultry immediately prepare and shall thereafter keep at the place of business at which he receives the same a written record showing:
 - (a) the name and identifying address of his supplier and the date of purchase;
 - (b) the quantity, the grade, pack and net weight content of the containers and the price paid per dozen;
 - (c) the transportation charges, if any, paid by him.
- (2) If a person retains, available for inspection by any authorized representative of the Board, an invoice furnished to him by his supplier in accordance with Section 10, it shall not be necessary for him to keep any other record of the particulars set forth in the invoice.

Inspection of Records and Invoices

12. Every record and invoice required by this Order to be prepared, furnished or retained shall be made available for inspection by any authorized representative of the Board at all times for twelve months from the date of the transaction to which it relates.

Retail Sales Slips

13. Every person who sells any canned poultry at retail shall upon request of the buyer furnish him with an invoice or sales slip showing the date of sale, the seller's name and address, the quantity sold and the price charged.

General Provisions

- 14. Any consideration, money or money's worth given or paid by the buyer to any person in connection with the purchase of any canned poultry or received by the seller from any person in connection with the sale of any canned poultry shall constitute part of the price of such canned poultry.
- 15. The provisions of this Order shall be subject to such written exemptions as the said Administrator may grant, upon application to him, in individual cases of undue hardship or other special circumstances.

Dated at Ottawa this 14th day of August, 1944.

F. S. GRISDALE,
- Administrator of Meat and Meat Products.

APPROVED:

D. GORDON, Chairman, Wartime Prices and Trade Board.

SCHEDULE "A"

To ADMINISTRATOR'S ORDER No. A-1319

Maximum Delivered Prices of Canned Poultry for Sales by the Processor to Wholesalers

(In dollars and cents per dozen containers Federal Sales Tax included)

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SCHEDULE "B"

To Administrator's Order No. A-1319

Maximum Prices of Canned Poultry for Sales by Processors or Wholesalers to Persons other than Wholesalers or Consumers F.O.B. Seller's Warehouse

(In dollars and cents per dozen containers Federal Sales Tax included)

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		16 oz.	s cts.	13 72 13 15 10 15 9 58	12 53 11 96 9 41 8 84	15 16 14 59 11 11 10 54
		7 oz.	\$ cts.	6 51 6 17 4 93 4 59		7,15 6 81 5 35 5 01
	1	16 oz.	\$ cts.	13 91 13 34 10 28 9 71		15 35 14 78 11 24 10 67
	Net Weight Contents of Containers			CHCKEN— Grade 1 Solid Pack. Grade 2 Solid Pack. Grade 1 Jellied Pack. Grade 2 Jellied Pack.	Fown— Grade 1 Solid Pack Grade 2 Solid Pack Grade 1 Jellied Pack Grade 2 Jellied Pack	Turkey— Grade 1 Solid Pack Grade 2 Solid Pack Grade 1 Jellied Pack Grade 2 Jellied Pack

WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-1321

Expiry Dates of Ration Coupons

Under powers given by the Wartime Prices and Trade Board to the Administrator of Consumer Rationing, it is hereby ordered as follows:

- 1. This Order shall come into force on August 21, 1944.
- 2. Tea or Coffee Coupons Nos. 14 to 29 and E Coupons Nos. 1 to 6 shall not be good or valid,
 - (a) for use by a consumer after August 31, 1944, or
 - (b) for use by a supplier after September 14, 1944, except that for a further period of seven days they shall remain good for deposit to the credit of a coupon bank account or for use in obtaining a bank transfer voucher in accordance with Order No. 308 of the Board.
- 3. All the aforesaid coupons are referred to in Part II of the 1st Schedule of Order No. 308 of the Board and are Ration Coupons within the definition of such Order.

Dated at Ottawa, this 21st day of August, 1944.

H. I. ROSS.

Administrator of Consumer Rationing.

APPROVED:

D. GORDON.

Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1322

Rationed Foods (Preserves)

Under powers given by the Wartime Prices and Trade Board to the Administrator of Consumer Rationing, it is hereby ordered on behalf of the Board as follows:

- 1. This Order shall come into force on August 24, 1944.
- 2. From August 24, 1944, to October 14, 1944, inclusive, grapefruit packed in glass containers is removed from the classification of canned fruits established as to Preserves being a Rationed Food under Board Order No. 308 and is hereby freed from being rationed during that period.

Dated at Ottawa, this 22nd day of August, 1944.

H. I. ROSS.

Administrator of Consumer Rationing.

APPROVED:

D. GORDON,

Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1327

Maximum Prices of Canned Fruits and Vegetables

Under powers given by the Wartime Prices and Trade Board to the Administrator of Processed Fruits and Vegetables, it is hereby ordered on behalf of the Board as follows:

Application of the Order

1. This Order comes into effect on September 1, 1944, and replaces Administrator's Order No. A-851, as amended, which is hereby revoked. The Order applies to sales by any person of the products listed in Schedule "A" when those products are packed in metal containers of the sizes set forth in that Schedule. It also applies to sales by wholesalers and retailers of the products listed in Schedule "B" when those products are packed in any size of glass or metal container.

Section 23 contains special provisions governing prices on sales by canners of vegetables listed in Schedule "A" when packed in 16-oz. containers. Special provisions relating to sales of certain fruits by British Columbia Coast Canners are contained in Section 24.

Sales by any person of the products listed in Schedule "A" when packed in sizes of metal containers for which prices are not fixed in this Order or when packed in glass containers, and sales by canners of products listed in Schedule "B" will continue to be governed by the provisions of The Wartime Prices and Trade Regulations unless a specific price fixation has been issued or is hereafter issued therefor by or on behalf of the Board.

- 2. This Order does not apply to any dehydrated or frozen fruit or vegetable or to any soup, jam, jelly or marmalade.
- 3. All references in this Order to selling or sales include also offerings to sell and offers for sale.

Definitions of Qualities

4. For the purposes of this Order and its Schedules, "fancy", "choice" and "standard" mean, respectively, the qualities of the products herein referred to as they are defined in the regulations respecting fruits and vegetables issued under the Meat and Canned Foods Act.

Canners—General Provisions

- 5. "Canner" means a processor, packer or other manufacturer engaged in the business of producing for sale any of the products to which this Order applies, and holding at any time during 1944 a manufacturer's sales tax license issued by the Excise Division of the Department of National Revenue.
- 6. All maximum prices fixed by this Order for sales by canners are exclusive of Dominion sales tax and are f.o.b. the seller's factory or warehouse. At the request of the buyer, a canner may prepay the freight on any shipment, but in that event he must show it as a separate item on his sales invoice to the buyer.
- 7. Sales by a canner of any product for which a maximum price is fixed by this Order shall, in addition to all other terms and conditions expressed in this Order, be upon the following terms and conditions:
 - (i) a discount of 1½ per cent on sales to Commodity Prices Stabilization Corporation Limited, if the account is paid within fifteen days of invoice date;
 - (ii) the seller's customary cash discount on sales to any other person;
 - (iii) net invoice price if the account is paid within thirty days of invoice date;
 - (iv) a discount of one-quarter of 1 per cent in lieu of claims for "swells" on sales to the Commodity Prices Stabilization Corporation Limited;
 - (v) the seller's customary allowance for "swells" on sales to any other person.

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Sales by Canners to Other than C.P.S.C. Ltd.

- 8. (1) The maximum price per dozen containers at which a canner may sell to any class of customer any product listed in Schedule "A" hereto, packed in a metal container of a size listed therein, shall be the price for the same set forth in Schedule "A" according to the quality of the product and the size of the container in which it is packed and, in the case of tomato juice and canned vegetables, according to the province in which the canner's factory or warehouse is situated.
- (2) Upon written application being made to him by a canner, the Administrator of Processed Fruits and Vegetables, may, in his discretion, authorize the canner to sell one brand only of fancy peas, sieve 5 or ungraded, packed in 20-oz. metal containers, of any of the following green strains of peas only, namely, Laxton, Prince of Wales, Stratagem or Alderman, at the maximum price of \$1.40 per dozen containers. When the Administrator authorizes a canner to sell a brand of peas at a maximum price fixed by this subsection, all the provisions of this Order relating to the products listed in Schedule "A" hereto shall also apply to sales of that brand of peas.
- (3) On sales by a canner of peas of a substandard grade the maximum price shall be
 - (a) 75 cents per dozen containers of 20 ounce size;
 - (b) \$3.50 per dozen containers of 105 ounce size.
- (4) The maximum price at which a canner may sell tomato juice of a grade lower than choice shall, according to the Province in which the seller's factory or warehouse is situated and the size of the container,
 - (a) in the case of 28 ounce size containers or smaller, be 5 cents per dozen less than the amount of the maximum price shown in Schedule "A" for tomato juice of choice grade;
 - (b) in the case of containers of a size larger than 28 ounces, be 25 cents per dozen less than the amount of the maximum price shown in Schedule "A" for tomato juice of choice grade.
- (5) The maximum price at which a canner may sell any canned pears packed in a container which is not labelled as Bartlett, Clapp-Favorite or Flemish Beauty, as the case may be, shall according to the size of the container, be an amount equal to the maximum price at which he may sell Kieffer pears.

Sales by Canners to C.P.S.C. Ltd.

- 9. During the period from December 1, 1944, to May 31, 1945, both inclusive, every canner shall be entitled to sell to Commodity Prices Stabilization Corporation Limited (hereinafter referred to as the "Corporation") that portion of his 1944 pack of any product listed in Schedule "A" that receives the approval, as to quality, of inspectors appointed under the Meat and Canned Foods Act; provided that, in the case of canned tomato juice and of any canned vegetable, he must have paid in 1944 prices for the entire quantity of the raw vegetable used by him to produce such product that equal or exceed the prices paid by him for such vegetables in 1941.
- 10. (1) The maximum price per dozen containers at which a canner, who complies with the provisions of Section 9, may sell a product listed in Schedule "A" to the Corporation shall be the maximum price for the same set forth in Schedule "A" according to the size of container and the province in which the canner's factory or warehouse is situated, plus an amount equal to any subsidy payable by the Corporation on sales to any other buyer, of that product in that size of container, less
 - (a) twenty-five cents per dozen containers if packed in 105-oz. containers; and
 - (b) five cents per dozen containers if packed in any other size container.
- (2) A canner shall not be entitled to any subsidy on a sale by him to the Corporation.
- 11. All sales made by a canner to the Corporation under the provisions of this Order shall also be subject to the following terms and conditions:
 - (a) the canner shall provide storage free of cost until May 31, 1945, for all such products sold by him to the Corporation;

- (b) the canner shall, at his own expense, insure, with loss payable to the Corporation, against fire, to their full insurable value the products so stored by him for the Corporation;
- (c) after May 31, 1945, the canner shall (except as provided in Clause (d)) continue to store and insure the products sold by him to the Corporation and thereafter shall be entitled to be reimbursed by the Corporation for such storage and insurance at the rate of 2 cents per case per month;
- (d) if the Corporation refuses to continue to pay the amount for storage and insurance provided in Clause (c), the canner shall not, after notice of such refusal, be required to continue to store and insure the said products for the Corporation except on such terms as may be mutually agreed upon;
- (e) the Corporation may at any time after January 31, 1945, take possession of any products so stored for it by a canner.
- 12. The Corporation may withhold payment of any moneys payable to a canner under the provisions of this Order until he has furnished the Administrator of Processed Fruits and Vegetables with satisfactory evidence that he has fully complied with the provisions of Sections 9 and 11.
- 13. Every canner shall, when required by the said Administrator or any person authorized by him, exhibit to the said Administrator or to his agent or deputy all such books, accounts, records and documents as may be required to show and make a full record and disclosure of all transactions of the canner relating to the purchasing, packing, preserving, selling, storing and insuring of products sold or to be sold by the canner to the Corporation.

Production of Schedule "A" Items in Glass Containers

14. During 1944 a canner must not pack and preserve in glass containers a greater total quantity (by net weight) of any product listed in Schedule "A" than the total quantity of such product so packed and preserved by him during 1941.

Sales by Wholesalers of Schedule "A" Products

- 15. The maximum price at which a wholesaler may sell any product listed in Schedule "A" packed in a metal container of a size set forth in Schedule "A" shall be the sum of the following:
 - (a) the actual price paid by the wholesaler for the product, but not in any event exceeding the maximum price that may be charged by the canner of such product, as set forth in Schedule "A", plus actual transportation charges to the city, town or village in which his place of business is situate, if not included in such actual price;
 - (b) a markup (percentage of cost) in respect of the product of a particular canner, not greater than the markup (percentage of cost) normally used by such wholesaler in pricing that product during the basic period from September 15, 1941, to October 11, 1941, both inclusive and, if that product was not sold by him during such basic period, not greater than the markup (percentage of cost) normally used by him in pricing a similar product during such basic period; provided, however, that in no case shall the markup exceed ten per cent (10%) of the wholesaler's selling price.

Sales by Wholesalers of Schedule "B" Products

- 16. (1) The maximum price at which a wholesaler may sell any product listed in Schedule "B" hereto, packed in glass or metal containers, shall be the sum of the following:
 - (a) the actual price paid by the wholesaler for the product, but not in any event exceeding the maximum price that may be charged by the canner of such product, plus actual transportation charges to the city, town or village in which his place of business is situate, if not included in such price; and
 - (b) a markup (percentage of cost) in respect of the product of a particular canner,
 not greater than the markup (percentage of cost) normally used by such wholesaler in pricing that product during the said basic period and, if that

product was not sold by him during such basic period, not greater than the markup (percentage of cost) normally used by him in pricing a similar product during such basic period; provided, however, that in no case shall the markup exceed ten per cent (10%) of the wholesaler's selling price.

(2) Notwithstanding anything herein contained, on and after December 1, 1944, a wholesaler may increase his prices on sales of any product covered by this Section by consecutive monthly amounts of one-half cent per dozen containers, beginning in the month of December and ending when the next year's pack of that product is available for distribution.

Sales by Retailers of Schedule "A" Products

- 17. The maximum price at which a retailer may sell a product listed in Schedule "A" packed in a metal container of a size set forth in Schedule "A" shall be the sum of the following:
 - (a) the actual price paid by such retailer for the product, but not in any event exceeding the maximum price that may be charged by the canner of such product, as set forth in Schedule "A", plus actual transportation charges to the city, town or village in which his place of business is situate, if not included in such price and, if the fetailer did not purchase from a canner, not more than one wholesaler's markup conforming to the provisions of clause (b) of Section 15; and
 - (b) a markup (percentage of cost) in respect of the product of a particular canner not greater than the markup (percentage of cost) normally used by such retailer in pricing that product during the said basic period and if that product was not sold by him during such basic period, not greater than the markup (percentage of cost) normally used by him in pricing a similar product during such basic period; provided, however, that in no case shall the markup exceed twenty per cent (20%) of the retailer's selling price.

Sales by Retailers of Schedule "B" Products

- 18. The maximum price at which a retailer may sell or offer to sell any product listed in Schedule "B", packed in glass or metal containers, shall be the sum of the following:
 - (a) the actual price paid by such retailer for the product but not in any event exceeding the maximum price that may be charged by the canner of such product, plus actual transportation charges to the city, town or village in which his place of business is situate, if not included in such price and, if the retailer did not purchase from a canner, not more than one wholesaler's markup conforming to the provisions of clause (b) of subsection (1) of Section 16;
 - (b) any charge paid or payable by the retailer to a wholesaler under authority of subsection (2) of Section 16; and
 - (c) a markup (percentage of cost) in respect of the product of a particular canner, not greater than the markup (percentage of cost) normally used by such retailer in pricing that product during the said basic period and, if that product was not sold by him during such basic period, not greater than the markup (percentage of cost) normally used by him in pricing a similar product during such basic period; provided, however, that in no case shall the markup exceed twenty-five per cent (25%) of the retailer's selling price.

Records and Invoices

- 19. (1) Every canner and wholesaler shall on every sale of a product covered by the provisions of this Order, furnish the buyer at the time of delivery to him with an invoice showing the name and complete address of the seller and the buyer, the date of sale, the kind and quality of product, the size of container and price charged.
- (2) Every canner and wholesaler shall retain a duplicate copy of each invoice furnished by him as required by this Section.
- 20. Every wholesaler and retailer shall immediately, upon receipt by him of any product to which this Order applies, prepare and shall thereafter keep a written record showing separately for each wholesale and retail place of business operated by him, the date of purchase, the name and complete address of his supplier, the kind and quality of product, size of container, the actual price and the freight paid.

- 21. (1) If a person retains, available for inspection by any authorized representative of the Board, an invoice furnished by his supplier, it shall not be necessary for him to keep any other record of the particulars set forth in the invoice.
- (2) Every record and invoice required by this Order to be prepared, furnished or retained shall be made available for inspection by any authorized representative of the Board at all times for twelve months from the date of the transaction to which it relates.
- 22. Every person who sells at retail a product covered by this Order shall upon request of the buyer furnish him with an invoice or sales slip showing the date of sale, the seller's name and address, the kind and quality of product, the size of container and the price charged.

Special Provision for 16-oz. Containers (Vegetables)

23. Where a canner packs any vegetable listed in Schedule "A" in 16-oz. containers, his maximum price to any buyer for such product in that container shall be 15 cents per dozen containers less than the maximum price fixed by this Order for sales to that buyer of that product in 20-oz. containers.

Special Provision for B.C. Coast Canners

24. Any British Columbia Coast Canner who packs and preserves any of the fruits listed in Schedule "A" grown in the Okanagan-Kamloops Districts may apply for and, at the discretion of the said Administrator, may receive permission to increase his maximum price, as fixed by the other provisions of this Order, by an amount not exceeding the cost of shipping similar canned fruits from such districts to his cannery.

Additional Payments and Considerations to be Part of the Price

25. Any consideration, money or money's worth given or paid by the buyer to any person in connection with the purchase of any canned fruits or vegetables or received by the seller from any person in connection with the sale of any canned fruits or vegetables shall constitute part of the price of such goods.

Dated at Ottawa, this 25th day of August, 1944.

F. D. MATHERS,

Administrator of Processed Fruits

and Vegetables.

APPROVED:

D. GORDON, Chairman, Wartime Prices and Trade Board.

SPECIAL NOTICE

The Government of Canada is trying to prevent excessive increases in costs and prices so that there will not be a disastrous price rise that will weaken the war effort, create chaos in many industries and cause general misery.

This Order fixes maximum prices for canned fruits and vegetables and is part of this price control program.

These maximum prices have been fixed for the various grades of canned goods and in fixing them consideration had to be given to the needs of high cost operators. Anyone who is able to sell below these prices because of large volume, low operating cost or for any other reason should do so. In this way he will be sharing in the fight against disastrous inflation and will be complying with both the spirit and the letter of this regulation.

Schedule "A" to Administrator's Order No. A-1327

Maximum Prices per dozen containers for Listed Products f.o.b. Canner's Factory or Warehouse, Sales Tax Extra

			PRICE ACCORDING TO PROVINCE IN WHICH SELLER'S FACTORY OR WARE-HOUSE IS SITUATED			
Product	Size of container	Quality	British Columbia, Alberta Saskat- chewan, Manitoba	Ontario, and Quebec	Nova Scotia, New Brunswick, Prince Ed- ward Island	
The characteristic and the second of the sec	ounces		\$ cts.	· \$ cts.	\$ cts.	
Tomatoes	28	Fancy Choice Standard	1 13 1 08 1 03	1 08 1 03 0 98	1 13 1 08 1 03	
	105	Fancy Choice Standard	4 08 3 83 3 58	3 83 3 58 3 33	4 08 3 83 3 58	
Peas Ungraded	20	Fancy Choice Standard	1 30 1 15 1 07	1 30 1 15 1 02	1 30 1 15 1 07	
Sieve Size— 5	20	Fancy Choice Standard	- 1 25	1 20 1 07 1 02	1 20 1 12 1 07	
	105	Fancy Choice Standard	5 70 5 15 4 90	5 70 4 90 4 65	5 70 5 15 4 90	
4	20	Fancy Choice Standard	1 30 1 17 1 12	1 25 1 07 - 1 02	1 30 1 12 1 07	
	105	Fancy Choice Standard	5 89 5 65 5 39	5 70 4 90 4 65	5 70 5 15 4 90	
3	20	Fancy Choice Standard	1 35 1 22 1 17	1 30 1 12 1 07	1 35 1 17 1 12	
	105	Fancy Choice Standard	6 50 6 14 5 89	6 25 5 89 5 64	6 50 6 14 5 89	
2	20	Fancy Choice Standard	1 45 1 35 1 17	1 45 1 35 1 12	1 45 1 35 1 17	
	105	Fancy Choice	7 14 6 89	6 89 6 64	7 14 6 89	
1	. 20	Fancy Choice	1 75 1 50	1 75 1 50	1 75 1 50	
Corn	20	Fancy Choice Standard	1 20 1 15 1 10	1 15 1 07 1 02	1 20 1 15 1 10	
	105	Fancy Choice Standard	5 39 5 14 4 89	5 14 4 89 4 64	5 39 5 14 4 89	
Whole Kernels in Brine	. 20	Fancy	1 20	1 15	1 20	
Whole Kernel Vacuum Pack	14	Fancy	1 10	1 10	1 10	

Maximum Prices per dozen containers for Listed Products f.o.b. Canner's Factory or Warehouse, Sales Tax Extra—Continued

	Size of container	Quality	PRICE According to Province in which Seller's Factory or Warehouse is Situated			
Product			British Columbia, Alberta Saskat- chewan, Manitoba	Ontario, and Quebec	Nova Scotia, New Brunswick, Prince Ed- ward Island	
	ounces		\$ cts.	\$ cts.	\$ ets.	
Beans	20	Fancy Choice Standard	$\begin{array}{c} 1 & 17\frac{1}{2} \\ 1 & 07\frac{1}{2} \\ 1 & 02\frac{1}{2} \end{array}$	$\begin{array}{ccc} 1 & 17\frac{1}{2} \\ 1 & 07\frac{1}{2} \\ 1 & 02\frac{1}{2} \end{array}$	$\begin{array}{c} 1 & 17\frac{1}{2} \\ 1 & 07\frac{1}{2} \\ 1 & 02\frac{1}{2} \end{array}$	
	105	Fancy Choice Standard	4 98 4 73 4 48	4 98 4 73 4 48	4 98 4 73 4 48	
Tomato Juice	20	FancyChoice	$\begin{array}{c} 0 & 84\frac{1}{2} \\ 0 & 79\frac{1}{2} \end{array}$	$\begin{array}{c} 0 & 79\frac{1}{2} \\ 0 & 74\frac{1}{2} \end{array}$	$\begin{array}{c c} 0 & 84\frac{1}{2} \\ 0 & 79\frac{1}{2} \end{array}$	
	26	FancyChoice	0 96 0 91	0 91 0 86	0·96 0 91	
	28	Fancy	$\begin{array}{c c} 0 & 98\frac{1}{2} \\ 0 & 93\frac{1}{2} \end{array}$	$\begin{array}{c} 0 & 93\frac{1}{2} \\ 0 & 88\frac{1}{2} \end{array}$	$\begin{array}{c} 0 & 98\frac{1}{2} \\ 0 & 93\frac{1}{2} \end{array}$	
	48	Fancy Choice	1 79 1 69	1 69 1 5 9	1 79 1 69	
	105	Fancy Choice	3 78 3 53	3 53 3 28	3 78 3 53	
Pumpkin	28	Fancy	1 10 1 05 1 00	1 10 1 05 1 00	1 10 1 05 1 00	

Maximum Prices per dozen containers for Listed Products f.o.b. Canner's Factory or Warehouse, Sales Tax Extra—Concluded

Product	Quality	MAXIMUM	PRICE—ALL TO SIZE OF	Provinces— Container	According
Syrup or Solid Pack		16-oz.	20-oz.	28-oz.	105-oz.
Peaches	Fancy	\$ ets. 1 32 1 22 1 17	\$ cts. 1 62 1 52 1 47	\$ cts. 2 15 2 05 2 00	\$ cts. 8 00 7 50 7 00 8 00
Bartlett Pears	FancyChoiceStandardSolid Pack Pie Grade	1 30 1 25 1 15	$\begin{array}{c} 1 & 62\frac{1}{2} \\ 1 & 57\frac{1}{2} \\ 1 & 47\frac{1}{2} \end{array}$	2 17½ 2 10 2 00	8 25 8 00 7 50 8 25
Clapp—Favorite and Flemish Pears	Fancy or Choice Standard Solid Pack Pie Grade	1 00	1 40 1 30	1 85 1 75	7 50 7 25 7 50
Kieffer Pears	Fancy or Choice Standard Solid Pack Pie Grade	0 85	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	1 40 1 35	6 15 5 85 6 15
Plums and Fresh Italian Prunes	Fancy or Choice Standard	0 80 0 75	1 00 0 95	1 30 1 25	, 5 00 4 75
Apricots (halves)	Fancy	$\begin{array}{c} 1 & 27\frac{1}{2} \\ 1 & 22\frac{1}{2} \end{array}$	$\begin{array}{c} 1 & 62\frac{1}{2} \\ 1 & 57\frac{1}{2} \\ 1 & 52\frac{1}{2} \end{array}$	2 17½ 2 10 2 00	7 50 7 25 7 00 7 50
Cherries, Red Pitted	Fancy Syrup Pack Choice Syrup Pack Choice Solid Pack	1 70 1 60	2 05 1 95 2 15	2 75 2 65	10 00 9 50 10 65
Cherries, Sweet	Fancy Choice Standard	2 05 1 95 1 80	2 45 2 35 2 15	3 35 3 25 3 05	11 00 10 50 10 00
Crabapples, Heavy Syrup	Choice				5 75
Raspberries	FancyChoiceStandard	2 10 2 00 1 90	2 50 2 40 2 30	3 40 3 25 3 10	12 50 12 00 11 50
Blueberries	Choice Standard		2 40 2 10		12 00 11 00
Rhubarb—65% Syrup 40% Syrup Solid Pack			1 13 1 05 1 00	1 55 1 45 1 35	5 35 5 00 4 75
Apples, Solid Pack					5 25

SCHEDULE "B" TO ADMINISTRATOR'S ORDER No. A-1327

Asparagas Tips
Asparagus Cuttings
Lima Beans
Peas and Carrots
Spinach
Succotash
Vegetable Macedoine
Tomato Puree
Tomato Paste

Tomato Catsup Loganberries Strawberries Grape Juice Chili Sauce Fruits for Salad Fruit Cocktail Lawtonberries Blackberries

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1328

Maximum Prices of Potatoes

Under powers given by the Wartime Prices and Trade Board to the Administrator of Fresh Fruit and Vegetables, it is hereby ordered on behalf of the Board as follows:

- 1. The table to Section 16 of Administrator's Order No. A-929 is hereby amended by striking out the words and figures "on and after June 1, 1944" and substituting the words and figures "June 1, 1944 to August 31, 1944".
 - 2. This Order comes into force on September 1, 1944.

Dated at Ottawa this 26th day of August, 1944.

E. J. CHAMBERS,

Administrator, Fresh Fruit and Vegetables.

APPROVED:

D. GORDON,

Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1329

Maximum Prices of New Potatoes

Under powers given by the Wartime Prices and Trade Board to the Administrator of Fresh Fruit and Vegetables, it is hereby ordered on behalf of the Board as follows:

- 1. Administrator's Order No. A-1207 which fixed the maximum prices of new potatoes is hereby revoked.
 - 2. This Order comes into force on September 1, 1944.

Dated at Ottawa this 26th day of August 1944.

E. J. CHAMBERS.

Administrator, Fresh Fruit and Vegetables.

APPROVED:

D. GORDON.

Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1330

Rooming Accommodation in the Town of Windsor, in the Province of Nova Scotia

Pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered on behalf of such Board as follows:—

- 1. Administrator's Order No. A-822, which designated the Town of Windsor, in the Province of Nova Scotia, as an area to which the provisions of Administrator's Order No. A-488 should apply, is hereby revoked.
- 2. On and after July 29, 1944, the provisions of Board Order No. 428 shall apply to the Town of Windsor, in the Province of Nova Scotia.
 - 3. This Order shall be effective on and after the 29th day of July, 1944.

Dated at Ottawa this 29th day of July, 1944.

O. LOBLEY, Rentals Administrator.

APPROVED:

D. GORDON.

Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1331

Controlling the Sale and Distribution of Fluid Cream in Certain Markets

Under powers given by the Wartime Prices and Trade Board to the Administrator of Dairy Products, it is hereby ordered on behalf of the Board as follows:—

Effective Date

1. This Order comes into force on September 1, 1944.

Definitions

- 2. (1) For the purposes of this Order,
- (a) "designated market" means a market named in the Schedule hereto or designated by the Administrator of Dairy Products by notice published in Canadian War Orders and Regulations;
- (b) "distributor" means any person engaged in distributing or processing any fluid cream, irrespective of whether such person sells or distributes fluid cream to other distributors or is a producer distributor; except that the operator of a retail store, restaurant, hotel or similar establishment in his capacity as such shall not be considered as a distributor;
- (c) "month" means calendar month;
- (d) "sell" includes an offer to sell.

Descriptions of Designated Markets

- 3. (1) Except in the case of the designated markets which are described in subsection (2) of this Section, if any designated market is specifically described as a market for the sale of fluid milk or cream in an Order of a provincial authority relating thereto, and concurred in by the Board, that description shall apply to that market and, if a city, town or village named as a market in the Schedule hereto is not specifically described in said subsection (2) or in any such Order of a provincial authority, such market shall include only the area within the corporate limits of such city, town or village.
 - (2) For the purposes of this Order,
 - (a) the designated market of Halifax includes the city of Halifax and all territory lying within a radius of twenty miles of the City Hall of such City;
 - (b) the designated market of Sydney includes the city of Sydney, Nova Scotia, and all territory lying within a radius of twenty miles of the City Hall of such City;
 - (c) the designated market of Vancouver includes the cities of Vancouver, North Vancouver and New Westminster, the municipalities of West Vancouver, Burnaby and Richmond, the District of North Vancouver, the University Area in Point Grey and the Fraser Valley;
 - (d) the designated market of Victoria includes the City of Victoria and all territory lying within a radius of three miles of the City Hall of such city and the whole of the municipality of Oak Bay.

Restrictions Respecting the Sale of Fluid Cream

- 4. (1) Except as otherwise provided in this Order, no distributor selling fluid cream in any designated market shall, during any month, commencing with the month of September, 1944, sell or supply in any manner a total quantity of butterfat in the form of fluid cream that is greater than the total quantity of butterfat in the form of fluid •ream sold and supplied by him during the month of June, 1944.
 - (2) The restrictions set forth in subsection (1) of this Section shall not apply,
 - (a) to sales of fluid cream by a primary producer of fluid cream to a dairy, to a creamery, to a distributor or to a manufacturer of dairy products; and
 - (b) to sales of fluid cream by a distributor or a manufacturer of dairy products to a distributor or a manufacturer of dairy products.

Records of Sales

- 5. (1) Every seller of fluid cream to whom this Order applies shall make and keep an adequate written record showing clearly, correctly and fully the particulars of his sales of fluid cream.
- (2) Every record which a person is by this Order required to make and keep shall be kept by him at his place of business available for inspection by any authorized representative of the Board at any time within twenty-four months of the date of the transaction to which it relates.

Exemptions and Adjustments of Quotas

6. The Administrator of Dairy Products may, from time to time, fix or vary the quantity of butterfat in the form of fluid cream that any person may sell or supply during such periods and at or for such areas and places and to such persons as he may deem necessary or proper.

Dated at Ottawa this 28th day of August, 1944.

K. H. OLIVE, Administrator of Dairy Products.

APPROVED:

D. GORDON. Chairman, Wartime Prices and Trade Board.

SCHEDULE TO ADMINISTRATOR'S ORDER No. A-1331

· LIST OF DESIGNATED MARKETS

Prince Edward Island

1. Charlottetown

Nova Scotia

- 1. Amherst
- 2. Halifax
- 3. New Glasgow
- 4. Sydney
- 5. Truro

New Brunswick

- 1. Fredericton
- 2. Moncton
- 3. Saint John

Quebec

- 1. Arvida
- 2. Bagotville
- 3. Chicoutimi
- 4. Drummondville
- 5. Farnham
- 6. Granby
- 7. Grand Baie
- 8. Hull
- 9. Joliette
- 10. Jonquieres
- 11. Kenogami
- 12. Levis
- 13. Magog
- 14. Montreal
- 15. Noranda
- 16. Port Alfred
- 17. Quebec
- 18. Rouvn
- 19. Shawinigan Falls

- 20. Sherbrooke
- 21. Sorel
- 22. Ste. Hyacinthe
- 23. St. Jean
- 24. St. Jerome
- 25. Thetford Mines 26. Trois Rivieres
- 27. Valleyfield

Ontario

- 1. Belleville
- 2. Brantford
- 3. Brockville
- 4. Chatham
- 5. Cornwall
- 6. Fort William
- 7. Galt
- 8. Guelph
- 9. Hamilton
- 10. Kingston
- 11. Kitchener
- 12. London 13. Niagara Falls
- 14. North Bay
- 15. Oshawa 16. Ottawa
- 17. Owen Sound
- 18. Pembroke
- 19. Peterborough
- 20. Port Arthur
- 21. Sarnia
- 22. Sault Ste. Marie
- 23. Stratford
- 24. St. Catharines
- 25. St. Thomas

26. Sudbury

27. Timmins

28. Toronto

29. Welland

30. Waterloo

31. Windsor

32. Woodstock

Manitoba

1. Brandon

2. Portage la Prairie

3. Winnipeg

Saskatchewan

1. Battleford

2. Moose Jaw

3. Prince Albert

4. Regina

5. Saskatoon

6. Swift Current

7. Weyburn

8. Yorkton

Alberta

1. Calgary

2. Edmonton

3. Lethbridge

4. Medicine Hat

5. Red Deer

British Columbia

1. Vancouver

2. Victoria

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1333

Maximum Retail Prices of Women's, Misses' and Girls' Dresses, Suits and Coats

Under powers given by the Wartime Prices and Trade Board to the Administrator of Retail Trade, it is hereby ordered as follows:-

- 1. This Order comes into force on September 1, 1944, and by specifying maximum markups, fixes maximum prices for sales by retailers of women's, misses' and girls' dresses, suits and coats of every type and size except
 - (a) fur coats, by which expression is meant coats, all sizes, the outer surfaces of which are made wholly of fur; and
 - (b) infants' sizes of dresses, suits and coats, by which expression is meant girls' sizes 2 and under.
- 2. The maximum price at which a retailer may sell or offer to sell a woman's, misses' or girl's dress, suit or coat of a type or size not excluded from the application of this Order by Section 1, which he acquired from any person other than another retailer, shall be the sum of the following:—
 - (a) the actual price paid by him for such garment but not exceeding the maximum price at which the same may be sold to him by his supplier;
 - (b) the cost of transportation from his supplier's shipping point to his own place of business, and sales tax, if or to the extent that the same, or either of them, are not included in the said actual price and are paid by him; and
 - (c) a markup not in excess of the markup customarily obtained by him during the basic period September 15 to October 11, 1941, both inclusive, on sales of the same or his most nearly comparable line of goods, or the markup as established by him since the basic period by virtue of a Board or Administrator's Order or directive; but in any event such markup shall not exceed forty-five per centum (45%) of his selling price.

Dated at Ottawa, this 26th day of August, 1944.

E. G. BURTON. Administrator of Retail Trade.

APPROVED:

D. GORDON, Chairman, Wartime Prices and Trade Board.

PART IV

Wartime Industries Control Board (Munitions and Supply)

DEPARTMENT OF MUNITIONS AND SUPPLY

METALS CONTROLLER

ORDER No. M.C. 29A-1

(Segregation of Aluminum and Aluminum Alloy Scrap No Longer Required)

Dated August 22, 1944.

Pursuant to the authority conferred by Order in Council P.C. 5225, dated June 19, 1942, and by any other Order in Council or Statute,

IT IS ORDERED AS FOLLOWS:

1. Order No. M.C. 29A amended

The Order of the Metals Controller, No. M.C. 29A, dated April 28, 1943, is hereby amended by deleting therefrom Sections 5 and 6 and Schedule A.

F. M. CONNELL,

Metals Controller.

Approved:

J. GERALD GODSOE, Chairman, Wartime Industries Control Board.

DEPARTMENT OF MUNITIONS AND SUPPLY

CONTROLLER OF SUPPLIES

Order No. Supplies 6-M

(Orders designating goods as being "Supplies" Rescinded)

Dated August 15, 1944.

Pursuant to the authority conferred by Order in Council P.C. 6391 of August 19, 1941, and any other Order in Council or Statute, IT IS HEREBY ORDERED AS FOLLOWS:

1. The following Orders are rescinded:

Order No. C.S. 1A-M dated December 2, 1941, respecting silk,

Order No. C.S. 5A-M dated November 21, 1941, respecting cork and cork products;

Order No. C.S. 27M dated December 15, 1941, respecting kapok;

Order No. C.S. 30M dated December 24, 1941, respecting hemp;

Order No. C.S. 33M dated January 6, 1942, respecting sisal and sisal fibre;

Order No. C.S. 41M dated June 12, 1942, respecting nylon and nylon products.

C. D. HOWE,
Minister of Munitions and Supply.



VOLUME III, No. 10



SEPTEMBER 11, 1944

CANADIAN WAR ORDERS AND REGULATIONS 1944

STATUTORY ORDERS AND REGULATIONS DIVISION PRIVY COUNCIL OFFICE

Published under authority of Order in Council P.C. 10793 of 26th November, 1942

OTTAWA
EDMOND CLOUTIER
PRINTER TO THE KING'S MOST EXCELLENT MAJESTY
1944



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PART I

Orders in Council

Order in Council amending the Wartime Alcoholic Beverages Order, 1942

P.C. 6502

AT THE GOVERNMENT HOUSE AT OTTAWA

Tuesday, the 22nd day of August, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

His Excellency the Governor General in Council, on the recommendation of the Minister of National Revenue and under and by virtue of the authority granted by the War Measures Act, is pleased to revoke Section 10 of the "Wartime Alcoholic Beverages Order, 1942" (P.C. 11374, 16th December, 1942), which provides that no person in Canada shall distill spirits for use in fortifying wines, and it is hereby revoked accordingly.

A. D. P. HEENEY, Clerk of the Privy Council.

Order in Council providing for assistance to movements of coal to B.C. points from the Brooks area of Alberta

P.C. 6570

Certified to be a true copy of a Minute of a Meeting of the Committee of the Privy Council, approved by His Excellency the Governor General on the 22nd August, 1944.

The Committee of the Privy Council have had before them a report dated 16th August, 1944, from the Minister of Munitions and Supply, representing that the Coal Controller reports that Order in Council P.C. 10592 of November 27, 1942, as amended, should be further amended to include the Brooks area of the Province of Alberta among the areas of the said Province from which movements of coal to points in British Columbia are entitled to the assistance authorized by the said Order in Council.

The Committee, therefore, on the recommendation of the Minister of Munitions and Supply, advise that Section 1 of Order in Council P.C. 10592 of November 27, 1942, be further amended by deleting therefrom the words "Lethbridge and Taber" and by substituting therefor the words, "Lethbridge, Taber and Brooks".

A. D. P. HEENEY, Clerk of the Privy Council.

Order in Council revoking the various Orders in Council re control of "supplies"

P.C. 6632

AT THE GOVERNMENT HOUSE AT OTTAWA

Tuesday, the 22nd day of August, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Munitions and Supply reports that the control and regulation of all "supplies" previously exercised by the Controller of Supplies pursuant to the powers conferred by Order in Council P.C. 6391 of August 19, 1941, as

amended, has been transferred to and is now being exercised by the Wartime Prices and Trade Board, and it is therefore desirable that the said Order in Council and its amendments as well as Order in Council P.C. 9130 of November 30, 1943, appointing

G. Peter Kaye Acting Controller of Supplies, be revoked;

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Munitions and Supply, and pursuant to the War Measures Act and the Department of Munitions and Supply Act is pleased to revoke and doth hereby revoke the undermentioned Orders in Council, without prejudice to any acts done by any Controller of Supplies or by any Acting or Deputy Controller of Supplies or by any person acting for, or on behalf of, the Controller of Supplies, prior to such revocation, in the course of or as incidental to the exercise or discharge of any of the powers, authorities, rights and duties of the Controller of Supplies or to any rights, privileges or immunities in respect thereof possessed by or vested in such Controller, Acting Controller, Deputy Controller or other person as aforesaid, under or by virtue of the said Orders in Council or any of them:

Order in Council P.C. 6391 of August 19, 1941; Order in Council P.C. 7174 of September 12, 1941; Order in Council P.C. 9282 of November 27, 1941; Order in Council P.C. 3315 of April 24, 1942; Order in Council P.C. 9130 of November 30, 1943.

A. D. P. HEENEY, Clerk of the Privy Council.

Order in Council exempting materials used in the production of agricultural implements from war exchange tax.

P.C. 6651

AT THE GOVERNMENT HOUSE AT OTTAWA

Tuesday, the 22nd day of August, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas an Order in Council, P.C. 4936, was passed on June 26, 1944 exempting most of the imported materials and components used by Canadian manufacturers in the production of agricultural implements and agricultural machinery from the

war exchange tax of 10 per cent, effective April 1, 1944;

And whereas the said Order was passed following representations of The Wartime Prices and Trade Board to the effect that the cost of imported materials and components used by Canadian manufacturers in the production of agricultural implements and agricultural machinery had increased about 15 per cent since September, 1941 and the Board's recommendation that, in lieu of subsidy payments, these materials and components be exempt from the war exchange tax in order to prevent a price rise;

And whereas the Minister of Finance is of the opinion that the exemption from war exchange tax provided for in Order in Council P.C. 4936 should be extended to include certain relatively unimportant goods, such as wood handles, felloes, spokes, hub blocks, wood blocks, when imported for use in the manufacture of argicultural implements and agricultural machinery or in the manufacture of parts therefor, and articles and materials which enter into the cost of the manufacture of hay presses (Item 409h), scythes, sickles, etc. (Item 409i), traction ditching machines (Item 409l) and traction engines (Item 409m) when imported for use in the manufacture of the goods enumerated in Tariff Items 409h 409i, 409l, and 409m or in the manufacture of parts therefor;

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Finance is pleased to revoke and doth hereby revoke the exemption from war exchange tax provided for in the said Order in Council P.C.

4936, 26th June, 1944.

His Excellency in Council is further pleased, under the authority of the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, to order and it is hereby ordered that the following be exempt from the war exchange tax of 10 per cent ad valorem, effective April 1, 1944:

(1) Goods entitled to entry under Tarff Items 386(c), 408, 442, 442b, 442c, 458

and 502c;

(2) Engines or boilers and complete parts thereof, n.o.p., when imported for use in the manufacture of agricultural implements and agricultural machinery or in the manufacture of parts therefor (ex Item 428c);

(3) Hub and wagon blocks, rough hewn, or sawn only, when imported for use in the manufacture of agricultural implements, agricultural machinery or farm

wagons, or in the manufacture of parts therefor;

(4) Felloes of hickory or oak, not further manufactured than rough sawn or bent to shape, when imported for use in the manufacture of agricultural implements, agri-

cultural machinery or farm wagons, or in the manufacture of parts therefor;

(5) Spokes of hickory or oak, not further manufactured than rough turned, and not tenoned, mitred or sized, when imported for use in the manufacture of agricultural implements, agricultural machinery, or farm wagons or in the manufacture of parts therefor;

(6) Articles and materials which enter into the cost of manufacture of the goods enumerated in Tariff Items 409h, 409i, 409l, and 409m when imported for use in the manufacture of the goods enumerated in the aforesaid tariff items or in the manu-

facture of parts therefor.

A. D. P. HEENEY, Clerk of the Privy Council.

Order in Council providing for recovery by Canadian Wheat Board and distribution among producers of difference between export and domestic prices Ontario winter wheat flour

P.C. 6848

AT THE GOVERNMENT HOUSE AT OTTAWA

FRIDAY, the 1st day of September, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Acting Minister of Trade and Commerce reports that a large crop of winter wheat has been harvested in the Province of Ontario;

That the quantities marketed will be in excess of domestic requirements;

That an export market exists for flour manufactured from such wheat;

That the export prices obtainable for such flour are above the domestic prices

based on ceiling prices for Ontario wheat; and

That it is desirable and necessary that the difference between said export prices and domestic prices less forwarding costs, should be recovered by The Canadian Wheat Board and distributed equitably among producers who have delivered Ontario wheat to dealers.

Therefore His Excellency the Governor General in Council, on the recommendation of the Acting Minister of Trade and Commerce, and under and by virtue of the powers conferred by the War Measures Act, is pleased to make the following regulations and they are hereby made and established accordingly:

REGULATIONS

- 1. In these regulations, and in any order made pursuant thereto, unless the context otherwise requires:
 - (a) "crop year" means a period of one year commencing on the first day of July, 1944, and expiring on the thirtieth day of June, 1945;

- (b) "dealer" means any elevator, mill or feed dealer designated by The Canadian Wheat Board;
- (c) "Ontario wheat flour" means flour manufactured from Ontario wheat;
- (d) "producer" includes, as well as any actual producer, any person entitled as landlord, vendor or mortgagee to the grain grown by the actual producer or to any share therein;
- (e) "Ontario wheat" means wheat produced from land in the Province of Ontario;
- (f) A reference to a regulation by number is a reference to the regulations so numbered in these regulations.
- (g) Other words and expressions in these regulations have the same meaning as if used in the Canadian Wheat Board Act.
- 2. No person shall export or ship or send out of Canada Ontario wheat flour except with the permission of The Canadian Wheat Board obtained upon payment of such charge or fee as the Board may from time to time determine.
- 3. (a) The Board shall deposit the moneys received from the issuance of permits for the export of Ontario wheat flour in a fund hereinafter called the Ontario Wheat Flour Equalization Fund.
- (b) Any moneys accumulated in the Ontario Wheat Flour Equalization Fund during the crop year shall be distributed equitably among producers who, within the crop year, have lawfully delivered and sold Ontario wheat to a dealer.

4. (1) The Board may, by order:

- (a) prohibit any person from handling, delivering, selling, disposing of, milling, processing, receiving, storing, purchasing or acquiring Ontario wheat or Ontario wheat flour, or any quantity of any grade or quality thereof, in excess of such quantity as may be fixed by the Board, by way of a quota, or otherwise, either generally or except under a permit or licence from the Board issued under such terms and conditions as the Board may deem advisable;
- (b) determine the amount of any fee or charge to be paid to the Board as consideration for the issue of any licence or permit by the Board for the export from Canada of Ontario wheat flour or any grade or quality thereof;
- (c) prescribe the manner in which Ontario wheat or Ontario wheat flour, sold by producers, shall be weighed by dealers or operators;
- (d) require any person to make reports or returns to the Board furnishing such information relating to the sale or purchase, handling or storage of Ontario wheat or Ontario wheat flour by him either on his own behalf or as agent for or on behalf of some other person, as the Board deems advisable;
- (e) exclude any person or any grade, quantity or quality of Ontario wheat or Ontario wheat flour or any lands from the operation of all or any of the provisions of these regulations;
- (f) prescribe such forms as it deems necessary for the administration of these regulations or any order made pursuant to these regulations;
- (g) require any person to keep such records of sales of wheat or wheat flour as the Board deems advisable and prescribe the form thereof;
- (h) prescribe the means by and manner in which moneys accumulated in said Fund shall be distributed;
- (i) provide for any matter necessary or incidental to the foregoing, or to the effective operation of any order made by the Board in relation to the foregoing;
- (i) amend or revoke any order made pursuant to these regulations.
- (2) The Interpretation Act and every provision thereof shall be applicable to and in respect of every order made pursuant to these regulations except insofar as any such provision is inconsistent with the intent or object of such order or would give to any word, expression or clause thereof an interpretation repugnant to the subject matter or the context or is in such order declared to be not applicable thereto.
- 5. The Board may pay, out of the said Ontario Wheat Flour Equalization Fund, all expenses of the Board in connection with the administration of these regulations.

6. These regulations have been and shall be operative notwithstanding any statute or law to the contrary and shall be deemed to have been operative since the first day of July, 1944.

A. D. P. HEENEY, Clerk of the Privy/Council.

Order in Council amending Wartime Labour Relations Regulations

P.C. 6893

.AT THE GOVERNMENT HOUSE AT OTTAWA

FRIDAY, the 1st day of September, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Labour reports that the Wartime Labour Relations Board has recommended the amendment of the Wartime Labour Relations Regulations, Order in Council P.C. 1003 of February 17, 1944, as hereinafter set forth;

That there has been consultation with the Ministers of Labour of the provinces concerned with reference to the said amendment; and

That it is necessary by reason of the war for the security, defence, peace, order and welfare of Canada and for the efficient prosecution of the war that provision be made accordingly;

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Labour, is pleased to amend the said regulations, and they are hereby amended as follows:—

- 1. Section fifteen is rescinded and the following substituted therefor:
- "(15) Every collective agreement, whether made before or after the effective date of these Regulations, shall be deemed to run for a period of not less than one year from its operative date and shall not be capable of cancellation by the parties within that period without the consent of the Board; and when any such collective agreement is expressed to run for more than one year, it shall contain or be deemed to contain a provision for the termination thereof at any time after one year from its operative date on two months' notice by either party thereto."
- 2. Section sixteen is renumbered as subsection one of section sixteen and the following is added as subsection two of section sixteen:
 - "(2) Where either party to a collective agreement has required the other, pursuant to subsection one, to enter into negotiations for the renewal of the agreement, sections eleven, twelve, thirteen and fourteen shall apply to such negotiations for the renewal of the agreement as in the case of negotiations for a collective agreement."
 - 3. Paragraph (b) of subsection three of section forty-eight is rescinded.

His Excellency in Council is further pleased to revoke and doth hereby revoke Order in Council P.C. 7307 of September 16, 1941 establishing regulations with a view to the avoidance of industrial strife.

A. D. P. HEENEY, Clerk of the Privy Council.

Order in Council covering payments under Producers Participation Certificates 1941 and 1942 crop years.

P.C. 6898

AT THE GOVERNMENT HOUSE AT OTTAWA

FRIDAY, the 1st day of September 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas Order in Council P.C. 3541 of the 12th day of May, 1944, empowers The Canadian Wheat Board, with the approval of the Governor General in Council, to determine and fix the amounts to which producers are entitled per bushel, according to grade and quality under Producers' Certificates issued in respect of wheat delivered to the said Board in the two crop years commencing in nineteen hundred and forty-one and nineteen hundred and forty-two;

And whereas at a meeting of the said Board held in the City of Winnipeg on the 22nd day of August, 1944, the amounts per bushel according to grade and quality set forth on the schedule hereto, were determined and fixed by the said Board to be

paid to producers under Producers' Certificates issued as aforesaid;

Therefore, His Excellency the Governor General in Council, on the recommendation of the Acting Minister of Trade and Commerce and under and by virtue of the powers conferred under the War Measures Act, and otherwise, is pleased to approve and doth hereby approve the said amounts to be paid to producers as aforesaid as determined and fixed by the said Board as set forth in the schedule hereto.

A. D. P. HEENEY, Clerk of the Privy Council.

SCHEDULE OF PAYMENTS TO BE MADE TO PERSONS NAMED IN PRODUCERS' CERTIFICATES RELATING TO THE 1941 OR 1942 CROP ISSUED PURSUANT TO "THE CANADIAN WHEAT BOARD ACT"

	1941	1942
	Certificates	Certificates
	Cents per	Cents per
Grade 1 /	Bushel	Bushel
Grade	Dusner	Dusner
1 Hard	. 15.336	12.502
1 Northern	. 15.336	12.502
2 Northern	. 14.583	10.695
3 Northern	. 15.897	11.612
4 Northern		11.671
5 Wheat		13.478
6 Wheat		13.527
Feed Wheat		15.787
FD 1 4 37 13	3 0 MOO	13.944
		13.757
Tough 2 Northern		14.179
Tough 3 Northern		
Tough 4 Northern	. 19.296	15.903
Tough 5 Wheat		16.148
Tough 6 Wheat		18.577
Tough Feed Wheat		20.684
Smutty 1 Northern		7.793
Smutty 2 Northern		12.169
Smutty 3 Northern	. 16.409	12.435
Smutty 4 Northern		14.076
Smutty 5 Wheat	•	17.166
Smutty 6 Wheat		10.502
Smutty Feed Wheat		22.502
Rejected 1 Northern	. 15.022	13.627
Rejected 2 Northern		15.034
Rejected 3 Northern	. 18.735	13.028
Rejected 4 Northern		11.574
Rejected 5 Wheat		12.475
Rejected Feed Wheat		24.502
Tough Smutty 1 Northern		
Tough Smutty 2 Northern	15.373	14.877
Tough Smutty 3 Northern		15.443
and the state of t		

SCHEDULE OF PAYMENTS TO BE MADE TO PERSONS NAMED IN PRODUCERS' CERTIFICATES RELATING TO THE 1941 OR 1942 CROP ISSUED PURSUANT TO "THE CANADIAN WHEAT BOARD ACT"

	1941 Certificates	1942 Certificates
Con 1.	Cents per	Cents per
Grade Tough Smutty 4 Northern	Bushel . 18.327	Bushel 17.002
Tough Smutty 5 Wheat		18.502
Tough Rejected 2 Northern	. 18.267	9.002
Tough Rejected 3 Northern	. 18.834 . 21.191	22.502
Tough Rejected 4 Northern Tough Rejected 5 Wheat	. 22.586	19.502
Tough Smutty Rejected 2 Northern Tough Smutty Rejected 4 Northern	. 17.336	$15.002 \\ 18.502$
Damp 1 Northern	. 15.336	13.502
Damp 2 Northern Damp 3 Northern	. 15.089 . 15.565	$13.024 \\ 14.236$
Damp 4 Northern	. 18.195	15.459
Damp 5 Wheat		16.351
Damp 6 Wheat		$18.488 \\ 21.770$
Damp Smutty 3 Northern Damp Smutty 5 Wheat	. 14.086	10.752
Dried 3 Northern	. 17.461	13.502
Dried 3 Northern Damp Rejected 3 Northern	. 18.461	10.002
Rejected I Northern Mixed Heated	. 18.032	16.600
Rejected 2 Northern Mixed Heated	. 22.819	10.000
Rejected 2 Northern Sprouted	. 17.317	$14.502 \\ 16.502$
Rejected 3 Northern Sprouted	. 20.566	17.252
Rejected 5 Wheat Sprouted	. 21.836	
Rejected 2 Northern Musty Smutty Rejected 1 Northern		$15.528 \\ 12.502$
Smutty Rejected 2 Northern		14.502
Smutty Rejected 3 Northern 4 Special		$17.627 \\ 11.171$
5 Special		15.252
Tough 4 Special Damp 4 Special		17.502
1 C. W. Garnet 2 C. W. Garnet	. 17.345	12.563
2 C. W. Garnet	. 18.505	13.186
3 C. W. Garnet Tough 1 Garnet	. 18.247	13.919 16.627
Tough 2 Garnet	. 19.957	21.877
Tough 3 Garnet Tough Smutty 3 Garnet	20.850 20.461	19.502
Tough Rejected 2 Garnet		18.502
Damp 2 Garnet Damp 3 Garnet	. 16.211	
Damp Rejected 3 Garnet	. 19.461	
1 Amber Durum 2 Amber Durum		18.743 20.688
3 Amber Durum	. 25.982	22.169
4 Amber Durum 5 Amber Durum		19.539 10.002
		17.127
6 Amber Durum Tough 2 Amber Durum	23.211	24.781
Tough 3 Amber Durum	. 21.517	$\frac{21.979}{18.127}$
Tough 5 Amber Durum	•	18.252
Smutty 2 Durum	•	16.502 18.002
Smutty 4 Durum Rejected 2 Amber Durum	. 24.961	17.502
Rejected 3 Amber Durum Damp 3 Durum	. 24.670	$\frac{18.002}{24.002}$
Damp 4 Durum		18.002
Tough Rejected 4 Amber Durum Rejected 2 Amber Durum Sprouted Rejected 3 Amber Durum Sprouted	25.211 23.621	
Rejected 3 Amber Durum Sprouted	24.961	
Rejected 4 Amber Durum Sprouted	. 23.961	
1 Mixed Wheat		17.002
2 Mixed Wheat 4 Mixed Wheat	. 18.336	18.502
5 Mixed Wheat		17.502 17.502

SCHEDULE OF PAYMENTS TO BE MADE TO PERSONS NAMED IN PRODUCERS' CERTIFICATES RELATING TO THE 1941 OR 1942 CROP ISSUED PURSUANT TO "THE CANADIAN WHEAT BOARD ACT"

	1941 Certificates	1942 Certificates
Grade	Cents per Bushel	Cents per Bushel
Damp 1 Mixed Wheat		
Tough 1 Mixed Wheat	20.000	18.502
Smutty 1 Mixed Wheat		20.002
Rejected 2 Mixed Wheat Mixed Heated		24.502
1 Mixed Grain		18.220
1 Mixed Grain Tough 1 Mixed Grain		20.877
Tough Rejected I Mixed Grain	• •	25.502
1 Alberta Red Winter	22.618 27.231	$16.218 \\ 17.218$
2 Alberta Winter	27.231	19.229
3 Alberta Winter Tough 1 Alberta Red Winter	20.010	22.290
Tough 2 Alberta Winter	29.461	23.290
Tough 3 Alberta Winter	28.593	23.266
Tough Rejected 3 Alberta Winter	25.586	
Damp 2 Alberta Winter	22.211	7
Damp 3 Alberta Winter	26.540	15.752
Damp Rejected 2 Alberta Winter	24.211	
Smutty 1 Alberta Red Winter	. 23.086	16.407
Smutty 2 Alberta Winter	• •	17.407
Smutty 3 Alberta Winter		18.303
Rejected 1 Alberta Red Winter		17.252
Tough Rejected 2 Northern Mixed Heated	19.321	15.502
Tough Rejected 3 Northern Mixed Heated	18.711	16.752
Tough Rejected 4 Northern Mixed Heated	21.461	12.502
Tough Rejected 5 Wheat Mixed Heated Tough Rejected 2 Northern Sprouted	23.711 19.605	
Tough Rejected 2 Northern Sprouted	19.633	15.752
Tough Rejected 4 Northern Sprouted	21.190	10.702
Tough Rejected 5 Wheat Sprouted	23.211	
Tough Rejected 5 Special Sprouted	21.836	
Tough Rejected 3 Amber Durum Sprouted	25.723	
Tough Rejected 4 Amber Durum Sprouted	23.211	
Tough Rejected 5 Amber Durum Sprouted		
Tough Rejected 6 Amber Durum Sprouted Damp Rejected 2 Northern Mixed Heated	25.961 20.836	
Damp Rejected Feed Wheat Mixed Heated	25.336	
Tough Rejected 3 Northern Mixed Weed Stains .	18.836	
Tough Rejected 3 Northern Mixed Heated Rejected	ed	
Sprouted	25.340	
Tough Rejected 3 Alberta Winter Sprouted	26.190	
Damp Rejected 2 Alberta Winter Sprouted Damp Rejected 3 Alberta Winter Sprouted	24.211	
Rejected 2 Northern Mixed Weed Stains		
Rejected 3 Northern Mixed Weed Stains	16.836	
Rejected 1 Northern Ergot	10.000	15.502
Rejected 2 Northern Ergot		17.002
Rejected 3 Northern Ergot		18.002
Tough Sample Broken Wheat		21.502
Rejected 1 Northern Melilot Odor	15.336	0 077
Rejected 2 Northern Melilot Odor	17.836 18.336	$\frac{8.877}{17.002}$
Sample Spring and Broken Wheat	17.336	1.831
Sample Spring and Broken Wheat	16.836	1.001
Tough Rejected 3 Northern Melilot Odor	17.336	
Tough Rejected 4 Northern Melilot Odor	20.336	

Order in Council providing that N.R.M. Act personnel may be sent to any of the places provided in P.C. 6296 even if not on the strength of an Active Army Unit.

P.C. 6901

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 31st day of August, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas Order in Council dated 11th August 1943, P.C. 6296, authorizes and directs the Minister of National Defence to despatch personnel called out for training, service or duty pursuant to The National Resources Mobilization Act, 1940, to Newfoundland (including Labrador), Bermuda, Bahamas, B.W.I., Jamaica, B.W.I., British Guiana, Alaska and the United States of America for training, service or duty with any active unit of the Canadian Army as from time to time he deems necessary having regard to the military exigencies of the moment;

And whereas the Minister of National Defence reports that it may from time to time be necessary or desirable to despatch such personnel to the aforesaid places for training, service or duty when not with an active unit of the Canadian Army serving therein as required by the aforesaid Order in Council, and that it is desirable that an appropriate Order be made authorizing the despatch of such personnel as

aforesaid;

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of National Defence and under and by virtue of the provisions of The National Resources Mobilization Act, 1940, and the War Measures

Act, is pleased to make and doth hereby make the following Order:

"The Minister of National Defence is hereby authorized and directed to despatch personnel called out for training, service or duty pursuant to The National Resources Mobilization Act, 1940, to Newfoundland (including Labrador), Bermuda, Bahamas, B.W.I., Jamaica, B.W.I., British Guiana, Alaska or the United States of America for training, service or duty as from time to time he deems necessary having regard to the military exigencies of the moment: and to issue or cause to be issued all orders and to take all steps necessary to give effect to this authorization and direction; and all personnel so to be despatched are respectively hereby required (in addition to all other obligations for training service or duty) to perform while in Newfoundland (including Labrador), Bermuda, Bahamas, B.W.I., Jamaica, B.W.I., British Guiana, Alaska or the United States of America such training, service or duty as may be ordered by any superior officer in all respects as if the aforesaid training, service or duty were a training, service or duty performed or ordered to be performed in Canada.

Further, all personnel so despatched or who may at any time be so despatched are, pursuant to section 64 of the Militia Act, Chapter 132 of the Revised Statutes of Canada, 1927, hereby placed on active service beyond Canada for the defence thereof."

A. P. D. HEENEY, Clerk of the Privy Council.

Order in Council declaring in force Part IV of the National Housing Act, 1944, for Kamsack, Saskatchewan.

P.C. 6905

AT THE GOVERNMENT HOUSE AT OTTAWA

FRIDAY, the 1st day of September, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Acting Minister of Finance reports that extensive damage was caused to property in the Town of Kamsack, Saskatchewan, by a violent windstorm on August 9, 1944; and

That it is necessary, by reason of the state of war now existing, for the security, defence, peace order and welfare of Canada to assist in the restoration of normal activities in the Town of Kamsack by bringing into effect immediately for the benefit of home-owners therein those provisions of the National Housing Act, 1944, which apply to Home Improvement Loans and Home Extension Loans;

Therefore, His Excellency the Governor General in Council, on the recommendation of the Acting Minister of Finance and under and by authority of the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, is pleased to order and doth hereby order that Part IV of the National Housing Act, 1944, shall come into force on the first day of September, 1944 with respect to home improvement loans and home extension loans made in respect of homes situated in the Town of Kamsack in the Province of Saskatchewan.

> A. D. P. HEENEY, Clerk of the Privy Council.

PART II

Miscellaneous Administrative Orders

DEPARTMENT OF NATIONAL DEFENCE FOR NAVAL SERVICES

MERCHANT SEAMEN ORDER 1941

COMMITTEE OF INVESTIGATION

Nominations

I, the undersigned Minister of Justice, pursuant to Section 3 (1) of the Merchant Seamen Order, 1941, as made and established by Order-in-Council P.C. 11397, dated 19th December, 1942, do hereby nominate Lieutenant R. B. Pease, R.C.N.V.R. 0-58230, officer of the Naval Forces of Canada, as representing the Department of National Defence for Naval Services to act on Committees of Investigation for the purposes of the said Order.

Dated at Ottawa, this 22nd day of August, 1944.

LOUIS ST. LAURENT,

Minister of Justice.

DEPARTMENT OF NATIONAL REVENUE

W. M. No. 38

Supplement No. 1

MEMORANDUM

(Customs Divisions)

OTTAWA, 23rd August, 1944.

To Collectors of Customs and Excise, and others concerned:

DEFENCE OF CANADA REGULATIONS

Importation and Exportation of Pigeons

By order of the Minister, live pigeons are exempt from import permit requirements.

P. L. YOUNG,
Acting Assistant Deputy Minister of National Revenue
for Customs.



PART III

Wartime Prices and Trade Board (Finance)

Administrator's Orders

WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-1303

Maximum Retailers' Prices for Lumber and Millwork in the Greater Ottawa District and the City of Hull

Under powers given by the Wartime Prices and Trade Board to the Timber Administrator, it is hereby ordered as follows:

Interpretation

- 1. For the purposes of this Order,
- (a) "Greater Ottawa District" means the City of Ottawa and all that part of the County of Carleton in the Province of Ontario within a distance of ten miles from the "Plaza" in the City of Ottawa;
- (b) "lumber" includes lumber, shingles and lath;
- (c) "point of shipment" means any warehouse, lumber yard or place from which lumber or millwork is shipped or delivered.

Maximum Retailers' Price Fixed for Greater Ottawa District and the City of Hull

- 2. (1) The maximum price (including Federal sales tax) at which any person may sell or offer for sale at retail or at which any person may purchase at retail any lumber or millwork described in Schedules A and B to this Order which is shipped or to be shipped pursuant to such sale or offer from any point or shipment within the Greater Ottawa District and the City of Hull in the Province of Quebec shall be the price shown for such lumber or millwork in the said Schedules;
- (2) The maximum price (including Federal sales tax) at which any person may sell or offer for sale at retail or at which any person may purchase at retail any millwork other than the millwork described in Schedule B to this Order which is shipped or to be shipped pursuant to such sale or offer from any point of shipment within the Greater Ottawa District and the City of Hull in the Province of Quebec shall be the laid-down cost of such millwork to the retailer plus a markup of forty percentum (40%) of such cost.

Special Sizes and Grades of Lumber

- 3. (1) When any lumber is manufactured to rough or finished sizes other than those sizes designated in Schedule A to this Order such lumber shall not be sold until the price has been fixed upon application made to the Timber Administrator;
- (2) When any lumber is offered for sale in grades not designated or provided for in Schedule A to this Order such lumber shall not be sold until the price has been fixed upon application made to the Timber Administrator.

Invoices To Show Particulars of Lumber or Millwork Sold

4. Every person selling lumber or millwork at retail from any point of shipment within the Greater Ottawa District and the City of Hull in the Province of Quebec shall complete in duplicate an invoice covering each such sale made by him stating

therein the point of shipment and full particulars of the species, sizes and grades of the lumber or millwork sold and the price or prices charged therefor, and shall keep on file one copy of each invoice and shall deliver the other copy to the purchaser.

Effective Date

5. This Order shall be effective on and after the 1st day of August, 1944.

Dated at Ottawa this 20th day of July, 1944.

A. H. WILLIAMSON,

Timber Administrator.

APPROVED:

D. GORDON,

Chairman, Wartime Prices and Trade Board.

SCHEDULE A

TO ADMINISTRATOR'S ORDER NO. A-1303

MAXIMUM RETAIL PRICES FOR LUMBER IN THE GREATER OTTAWA DISTRICT AND THE CITY OF HULL

Unless otherwise indicated all prices set out hereunder refer to One Thousand Feet Board Measure, and all measurements are calculated from the original size.

LUMBER

SOFTWOODS B.C. FIR

Plank and Timbers-Rough No. 1 Common

No.		
3 x 4, 3 x 6, 3 x 8, 3 x 10, 3 x 12"	up to 40' in length	\$ 95.00
3 x 14" 3 x 16"	up to 40' in length up to 40' in length	102.00 102.00
4 x 4" 4 x 6, 4 x 8, 4 x 10, 4 x 12"	up to 40' in length up to 40' in legnth	95.00 95.00
4 x 14, 4 x 16"	up to 40' in length	102.00
6 x 6, 6 x 8, 6 x 10, 6 x 12"	up to 40' in length up to 40' in length	95.00 102.00
6 x 16"	up to 40' in length up to 40' in length	102.00 102.00
8 x 8, 8 x 10, 8 x 12"	up to 40' in length up to 40' in length	95.00 102.00
8 x 14, 8 x 16" 8 x 18, 8 x 20"	up to 40' in length	102.00
10 x 10, 10 x 12". 10 x 14, 10 x 16".	up to 40' in length up to 40' in length	95.00 102.00
10 x 18, 10 x 20"	up to 40' in length	102.00
12 x 12" 12 x 14, 12 x 16"	up to 40' in length up to 40' in length	95.00 102.00
12 x 18, 12 x 20"	up to 40' in length up to 40' in length	102.00
14 x 16" 14 x 18, 14 x 20".	up to 40' in length up to 40' in length up to 40' in length	102.00
16 x 16"	up to 40' in length	102.00
16 x 18". 16 x 20".	up to 40' in length up to 40' in length	102.00 102.00
18 x 18, 18 x 20, 20 x 20"	up to 40' in length	102.00

For dressing Add \$10.00 to the above prices.

For Single orders of 5000 F.B.M. and over Deduct \$5.00 from the above prices.

For Select Add \$10.00 to the above prices.

For No. 2 Common Deduct \$2.00 from the above prices.

B.C. CEDAR

No. 1 Common

1 x 4 to 1 x 12" Dressed 4 sides or Shiplap, random lengths	\$57.00
No. 1 Common Dimension, Dressed 4 Sides 4" Scant 2 x 4 to 2 x 12"—8"	
and up, random lengths	62.00
Dressed and matched or special dressing	67.00

B.C. CEDAR—continued

No. 1 Common Plank and Timbers

	Lengths		
	8' to 18'	20' and 24'	26' and up
	\$	\$	\$
3 x 4 to 6 x 6" Rough	72.00 77.00	75.00 77.00	75.00 77.00

For Select—Add \$10.00 to the above prices.

For No. 2 Common—Deduct \$2.00 from the above prices.

For Dressing—Add \$10.00 to the above prices.

Clear—Rough—

Thickness _	Widths			
	1 mckness		10" and 12"	14" and wider
			\$	\$
1" to 2"		4	200.00	225.00

For Edge Grain—Add \$20.00 to the above prices. For Dressing—Add \$5.00 to the above prices.

Ontario Cedar

4 x 4 to 8 x 8" Rough Local Cedar Squares 6 to 16' in length....... 60.00 For Dressing—Add \$5.00 to the above prices for Ontario Cedar.

Tennessee Aromatic Cedar

§" Sheathing (90% Heart), cartons.\$150.0013/16" Sheathing, random widths and lengths.250.00Made up in Panels, 60c per square foot.

For Specified widths—Add \$10.00 to the above prices for Tennessee Aromatic Cedar.

Spruce and Jack Pine Merchantable (full sawn)

Size	Rough	Shiplap Tongued and Grooved Decking saw Sized or Dressed 4 Sides 1" Scant
1 x 3 and 4"-8/16' 1 x 5"-8/16' 1 x 6"-8/16' 1 x 8"-8/16' 1 x 10"-8/16' 1 x 12"-8/16'	\$ 66.00 67.00 68.00 70.00 75.00 79.00	\$ 66.00 67.00 68.00 70.00 75.00 79.00

Size	Rough	Saw Sized, Dressed or Dressed and Matched	Rough or	Dressed
Lengths	8 to 16'	8' to 16'	18'	20'
	\$. \$	\$	\$
2 x 3 and 4". 2 x 5". 2 x 6". 2 x 8". 2 x 10". 2 x 12".	65.00 66.00 68.00 69.00 75.00 80.00	65.00 66.00 68.00 69.00 75.00 80.00	68.00 69.00 71.00 72.00 78.00 83.00	69.00 70.00 72.00 73.00 79.00 84.00
3 x 4 and 4 x 4" 3 x 6 and 4 x 6" 3 x 8 and 4 x 8"	70.00 70.00 72.00	73.00 73.00 75.00	76.00 76.00 78.00	77.00 77.00 79.00
6 x 6" 6 x 8"	$\frac{72.00}{72.00}$	75.00 75.00	78.00 78.00	79.00 79.00
8 x 8"	72.00	75.00	78.00	79.00

For Scant Sawn Spruce and Jack Pine 1" Dressed to 11/16" and 2" Dressed to 1 11/16". Deduct \$2.00 from the above prices.

For Ontario 4ths and Better, random lengths 8/16', Deduct \$1.00 from the above prices.

For Ontario No. 1 and No. 2 Cull, random lengths 8/16', Deduct \$2.00 from the above prices.

For Ontario No. 3 Cull, random lengths, 8/16', Deduct \$5.00 from the above prices.

For Specified Lengths ordered by the Buyer, Add \$2.00 to the above prices.

For Quebec 5th and Better, Deduct \$1.00 from the above prices.

For No. 4 (Quebec 5th Quality), Deduct \$3.00 from the above prices.

For No. 5 (Quebec 6th Quality), Deduct \$5.00 from the above prices.

Eastern Hemlock-

Rough, Shiplap. Tongued and Grooved, Decking, Saw Sized or Dressed 4 Sides, 4" Scant. Merchantable (Full Sawn).

1 x 3 and 4"—8/16'		\$62.00
1 x 5"—8/16'	• • • • • • • • • • • • • • • • • • • •	63.00
1 x 6"—8/16'		64.00
1 x 8"8/16'		
1 x 10"—8/16'		
1 x 12"—8/16'		71.00

Size	Rough	Saw Sized, Dressed or Dressed and Matched	Rough or	Dressed
Lengths	8' to 16'	8' to 16'	18'	20′
	\$	\$	\$	\$
2 x 3 and 4". 2 x 5". 2 x 6". 2 x 8". 2 x 10". 2 x 12". 3 x 4 and 4 x 4". 3 x 6" and 4 x 6". 3 x 8 and 4 x 8". 6 x 6". 6 x 8". 8 x 8".	61.00 62.00 64.00 65.00 67.00 72.00 66.00 68.00 68.00 68.00 68.00	61.00 62.00 64.00 65.00 67.00 67.00 69.00 69.00 71.00 71.00 71.00 71.00	64.00 65.00 67.00 68.00 70.00 72.00 72.00 74.00 74.00 74.00 74.00	65.00 66.00 68.00 69.00 71.00 73.00 73.00 75.00 75.00 75.00

Any Species:—	Per 100 lineal feet
§ x 2" Bond	IIIIOUUI XOOO
3 x 3" Bond	
⁷ / ₈ x 1 ³ / ₄ " Strapping	
3/4 x 1" Grounds	
⁵ / ₈ x 1 ³ / ₄ Grounds	
$\frac{5}{8}$ x $1\frac{3}{4}$ Grounds Bevelled	
⁷ / ₈ x 1 ³ / ₄ " Grounds	. 1.30
7 x 1 3 " Grounds Bevelled	. 1.55
2 x 2" Bridging	

Norway Pine		
No. 1 or Merchantable (full sawn)	Rough	Shiplap Tongued and Grooved Decking Saw Sized or Dressed 4 Sides ¼" Scant
1 x 3 and 4" Random Lengths—8/16'. 1 x 5" Random Lengths—8/16'. 1 x 6" Random Lengths—8/16'. 1 x 8" Random Lengths—8/16'. 1 x 10" Random Lengths—8/16'. 1 x 12" Random Lengths—8/16'.	67.00 68.00 70.00	\$ 67.00 67.00 68.00 70.00 72.00 78.00
2 x 3, 4 and 5" Random Lengths—8/16'. 2 x 6" Random Lengths—8/16'. 2 x 8" Random Lengths—8/16'. 2 x 10" Random Lengths—8/16'. 2 x 12" Random Lengths—8/16'.	71.00 72.00	70.00 71.00 72.00 75.00 81.00
3 x 4" Random Lengths—8/16'. 3 x 6" Random Lengths—8/16'. 3 x 8" Random Lengths—8/16'. 3 x 10" Random Lengths—8/16'. 3 x 12" Random Lengths—8/16'. 4 x 4" Random Lengths—8/16'. 4 x 6" Random Lengths—8/16'. 4 x 8 to 8 x 8" Random Lengths—8/16'. Over 8 x 8" to 12 x 12" Random Lengths—8/16'.	72.00 75.00 81.00 83.00 73.00 75.00 85.00	74.00 75.00 78.00 84.00 86.00 76.00 78.00 90.00 95.00

For Specified Lengths ordered by the Buyer—Add \$5.00 to the above prices.

For Over 16 to 20' lengths—Add \$5.00 to the above prices. For Over 20 to 24' lengths—Add \$8.00 to the above prices.

For 26 to 32' lengths—Add \$15.00 to the above prices.

FINISH

White Pine Dressed 4 Sides-

Trittle I the Dressed 4 States				
	No. 3 Common	No. 1 and 2 Common	D Select	C Select and Better
1 x 2" and under, 6/16'. 1 x 3, 4, 5, 6 and 7"—6/16'. 1 x 10"—6/16'. 1 x 10"—6/16'. 1 x 12"—6/16'. 1 x 3" and under 6/16'. 1 x 4, 5, 6, 7, 8 and 9"—6/16'. 1 x 12" and under 6/16'. 1 x 12" and under 6/16'. 2 x 3" and under 6/16'. 2 x 2" and under 6/16'. 2 x 2" and under 6/16'. 2 x 3" and under 6/16'. 3 x 3 to 12"—6/16'. 4 x 4 to 12"—6/16'.	\$ 100.00 90.00 90.00 100.00 100.00 100.00 100.00 100.00 100.00 100.00 100.00 100.00 100.00	\$ 140.00 110.00 115.00 130.00 150.00 140.00 120.00 150.00 140.00 120.00 150.00 140.00 150.00 140.00 175.00 175.00 200.00	\$ 200.00	\$ 250.00 250.00 250.00 250.00 250.00 250.00 250.00 250.00 250.00 250.00 250.00 250.00 250.00 250.00 250.00 250.00 250.00 250.00 250.00
5 x 5"-6/16'		225.00	250.00	250.00

SHELVING (per 100 lineal feet and in specified lengths)

Norway I	Pine Select	Dressed 4	Sides	Spruce	and Jac	ck Pine	e Select Dres	sed 4 Sides
Width		Thickness		Widt	h		Thicknes	S
Width	13"	13"	13/16"	Widt	11	13/10	$3''$ $1\frac{3}{8}''$	13"
	\$	\$	\$			\$	\$	\$
1 2" 1 4" 2 2 4" 3 2 4" 4 4 5 4" 5 2 4" 7 4 7 9 1 7 1 1 2"	3.00 3.50 4.75 6.00 7.00 8.50 9.75 11.25 14.50 18.00	3.50 4.50 5.50 6.50 7.50 8.50 10.50 12.75	1.40 1.75 2.50 3.00 3.75 4.25 4.75 5.50 7.00 8.50	13" 13" 134 234" 234" 234" 334" 443" 544" 734" 734" 1134"		1.6 2.2 2.3 3.8 4.0 4.8 5.2 6.8	50 3.25 75 4.25 50 5.25 60 7.25 60 7.25 8.00 10.00	3.25
3 x 6" Dre	hassa			rway Thin				\$ 5.00
3 x 8" Dre	essed		4.25	$\frac{1}{2} \times 8'' \text{ I}$	Pressed	l		6.50
$\frac{3}{8} \times 10'' \text{ Dr}$ $\frac{3}{8} \times 12'' \text{ Dr}$			6.50 8.50					
White Pine								·
,					No Com	mon	No. 5 Common	No. 6 Common
	,			4	\$		\$	\$
1x4" Rough or 1x5" Rough or 1x6" Rough or 1x8" Rough or 1x10" Rough or 1x12" Rough or 2x4" Rough or 2x6" Rough or 2x10" Rough or 2x10" Rough or	Dressed Dressed Dressed Dressed Dressed Dressed				69 70 73 74 77 71 73 75	.00 .00 .00 .00 .00 .00 .00 .00 .00 .00	63.00 63.00 63.00 63.00 69.00 69.00 63.00 63.00 69.00 69.00	50.00 50.00 50.00 55.00 55.00 61.00 61.00 61.00 61.00
		,	FLOO	DRING				
Original Size Finished Size		,			1 x 13/16	4" x 3½"	1 x 5" 13/16 x 4½"	1 x 6" 13/16 x 5½"
					\$		\$	\$
White Pine D S White Pine No. White Pine Sele Spruce or Jack I Norway Pine N	1 and 2 Co	mmon		• • • • • • • • • •	94 80 71	5.00 4.00 0.00 1.00 2.00	115.00 94.00 80.00 72.00 72.00	120.00 94.00 85.00 73.00 73.00
Original Size Finished Size			5				1 x 3" 25 x 23"	1 x 4" ²⁵ / ₈₂ x 3 ¹ / ₄ "
		4					. \$	\$
B.C. Fir Edge (B.C. Fir Edge (B.C. Fir Flat G	Grain, B an Grain, C rain, B and	d Better					96.00 88.00 77.00	96.00 88.00 77.00

FLOORING-Con.

Original Size	1½ x 4″ 1½ x 3½″	1½ x 4″ 1¾ x 3½″
	\$	\$
White Pine No. 1 and 2 Common	99.00	99.00

For Specified Lengths Ordered by the Buyer—ADD \$5.00 to the above prices.

VEE JOINT OR BEADED SHEATHING

Original Size	\dots 1 x 3 or 1 x 4"
Finished Size	$\dots \frac{3}{8}$ or $7/16 \times 2\frac{1}{4}$ or $3\frac{1}{4}$ "
White Pine C Select and Better	\$67.00 per MFSM
Spruce Select	52.00 per MFSM
Basswood No. 1 Common	74.00 per MFSM ·
5/16" Cedar Clear	62.00 per MFSM

Original Size	1 x 4" 13/16 x 3½"	1 x 5" 13/16 x 4½"	$\begin{array}{c} 1 \times 6'' \\ 13/16 \times 5\frac{1}{2}'' \end{array}$
	\$	\$. \$
White Pine D Select	94.00 80.00 71.00	$\begin{array}{c} 115.00 \\ 94.00 \\ 80.00 \\ 72.00 \\ 72.00 \end{array}$	120.00 94.00 85.00 73.00 73.00

Original Size

B.C. Fir, 1 x 3 or 1 x 4", B and Better	\$77.00
B.C. Fir, 1 x 3 or 1 x 4", C	74.00
B.C. Fir, 1 x 3 or 1 x 4", D	66.00

SIDING

Manitoba Siding, Novelty Siding or Shiplap Joint

Original Size	1 x 5" 13/16 x 4½"	1 x 6" 13/16 x 5½"
	`\$.	. \$
White Pine, No. 1 and 2 Common. White Pine, No. 3 Common. Spruce or Jack Pine, Select. Norway Pine No. 1 Common.	$80.00 \\ 72.00$	94.00 85.00 73.00 73.00

White Pine Bevel Siding, Rabbeted

	No. 1 and 2	Select	No. 3
	Common	No. 3	Common
	Per	Per	Per
	M.F.S.M.	M.F.S.M.	M.F.S.M.
1 x 6 to 9" Resawn Feather Edge Clapboards. 1½ x 6 to 9" Resawn Feather Edge Clapboards. 1½ x 6 to 10" Resawn Feather Edge Clapboards. 2 Pieces out of 2"— 8" Bevel Siding. 10" Bevel Siding.	85.00 100.00	100.00	

<u></u>	Select No. 3 Common White Pine	Merchant- able Red Pine
1½ x 6 to 8". 1½ x 6 to 8". 1¾ x 6 to 8".	\$105.00 105.00 105.00	\$90.00

SHINGLES

B.C. Red Cedar— XXX 16" No. 1 Packed 20/20. XXX 16" No. 2 Packed 20/20. XXXX 16" No. 1 Packed 20/20. XXXXX 16" No. 2, 12" Clear Butt Packed 20/20. XXXXX 16" No. 3, 8" Clear Butt Packed 20/20.	\$6.88 per square 5.68 per square 7.68 per square 6.28 per square 5.48 per square	\$1.72 per bundle 1.42 per bundle 1.92 per bundle 1.57 per bundle 1.37 per bundle
EUREKAS— 5/2"—18" No. 1. 5/2"—18" No. 2. 5/2"—18" No. 3.	\$8.00 per square 6.40 per square 5.80 per square	\$2.00 per bundle 1.60 per bundle 1.45 per bundle
PERFECTIONS— 5/2¼—18"—Packed 18/18		\$2.17 per bundle
ROYALS— 4/2"—24" Packed 14/14		\$2.77 per bundle
Titans— §" butts—18" Packed 12/12		\$2.18 per bundle
EASTERN WHITE CEDAR— Extras Packed 20/20. Clears Packed 20/20. 2nd Clears Packed 20/20. Clear Walls Packed 20/20. Extra No. 1 Packed 20/20.	\$8.20 per square 7.60 per square 6.80 per square 6.40 per square 5.00 per square	\$2.05 per bundle 1.90 per bundle 1.70 per bundle 1.60 per bundle 1.25 per bundle

For Eastern White Cedar Shingles sold by the thousand (packed 23/24) ADD 17 per cent to the above prices.

LATH

² / ₈ x 1½"	Merchantable Spruce, Jack or Princess Pine (Nos. 1 and 2 mixed),	
$\frac{3}{8}$ x $1\frac{1}{2}$ 4 feet in length	No. 3 Spruce, Jack or Princess Pine.	9.50 per thousand pieces
$\frac{3}{8} \times 1\frac{1}{2}$ 32 inches in length		5.30 per thousand pieces
$\frac{1}{2} \times 1\frac{1}{2}$ 4 feet in length	Merchantable Jack Pine (Nos. 1 and 2 mixed).	18.50 per thousand pieces
$\frac{1}{2} \times 1\frac{1}{2}^{"}$ 4 feet in length	Merchantable Spruce or Princess Pine (Nos. 1 and 2 mixed).	16.00 per thousand pieces
$\begin{array}{lll} \frac{3}{8} \times 1\frac{1}{2}" & 4 \text{ feet in length} \\ \frac{3}{8} \times 1\frac{1}{2}" & 4 \text{ feet in length} \\ \frac{3}{8} \times 1\frac{1}{2}" & 4 \text{ feet in length} \\ \frac{3}{8} \times 1\frac{3}{2}" & 32 \text{ inches in length.} \\ \frac{1}{2} \times 1\frac{1}{2}" & 4 \text{ feet in length} \end{array}$	No. 2 White PineNo. 3 White Pine	15.00 per thousand pieces 14.00 per thousand pieces 12.50 per thousand pieces 8.00 per thousand pieces 19.50 per thousand pieces
$\frac{3}{8}$ x $1\frac{1}{2}$ " 4 feet in length 4 feet in length $\frac{1}{2}$ x $1\frac{1}{2}$ " 4 feet in length	Merchantable Red Pine	13.00 per thousand pieces 11.00 per thousand pieces 18.50 per thousand pieces

CEDAR FENCE POSTS

· Diameter at Small End in Inches	Length in Feet	
4 to 43" Over 43" to 53"	7'6 to 8'6" 7'6" to 8'6" 7'6" to 8'6"	\$0.50 per post 0.65 per post 0.65 per post 0.85 per post 1.00 per post

HARDWOODS

Firsts and Seconds Combined-Rough-

	Birch	Canadian Red Oak and Maple	Basswood	Elm
	\$	\$	\$	\$
Thickness— 4/4" Random Lengths and Widths 5/4" Random Lengths and Widths 6/4" Random Lengths and Widths 8/4" Random Lengths and Widths 10/4" Random Lengths and Widths 12/4" Random Lengths and Widths 16/4" Random Lengths and Widths	250.00 260.00			140.00 145.00 150.00 160.00 170.00 180.00

No. 1 Common and Selects Combined-Rough-

	\$	\$	\$	\$
Thickhesses— 4/4" Random Lengths and Widths	130.00 140.00 145.00 155.00 165.00 175.00 205.00	130.00 140.00 145.00 155.00 165.00 175.00 205.00	95.00 105.00 110.00 120.00	90.00 100.00 105.00 115.00 130.00 130.00

No. 2 Common-Rough

	\$	\$	\$	\$
Thickness— 4/4" Random Lengths and Widths 5/4" Random Lengths and Widths 6/4" Random Lengths and Widths 8/4" Random Lengths and Widths	70.00 70.00	65.00 70.00 70.00 70.00	65.00 70.00 70.00 75.00	65.00

No. 3 Common-Rough

	, \$	\$	\$	\$
All Thickness	50.00	45.00	50.00	50.00

Hardwood prices shown above are for random widths and lengths as required by National Hardwood Lumber Association rules for the respective grades.

For Jointing and Straightening Hardwoods ADD \$10.00 to the above prices.

For Dressing Hardwoods, 1, 2 or 4 sides ADD \$10.00 to the above prices.

OAK FLOORING

Tongued and Grooved

Thick- ness	Kind	Grade		Thick- ness	Kind	Grade	
3"	Plain White	1st 2nd 3rd Shorts	per MFSM \$127.00 120.00 95.00 75.00	1,7	Plain Red	1st 2nd 3rd Shorts	per MFSM \$170.00 157.00 127.00 90.00
3,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	Quartered White	1st 2nd 3rd Shorts	165.00 150.00 95.00 78.00	13/16"	Plain Red	1st 2nd 3rd Shorts No. 4	230.00 200.00 145.00 110.00 70.00
<u>3</u> #	Plain Red	1st 2nd 3rd Shorts	127.00 120.00 95.00 75.00	13/16"	Quartered Red	1st 2nd 3rd Shorts	280.00 240.00 150.00 110.00
3"	Quartered Red	1st 2nd 3rd	150.00 150.00 95.00	13/16"	Quartered White	1st 2nd 3rd Shorts	310.00 250.00 140.00 110.00

For Jointed or Square Edge Flooring ADD 30 per cent to the above prices for Tongued and Grooved Flooring.

BIRCH, BEECH AND MAPLE FLOORING

Tongued and Grooved

	Birch and Beech	Maple
	\$	\$
Thickness—	115.00 110.00 95.00	120.00 115.00 95.00
½"	109.00 per M.F.S.M. 103.00 per M.F.S.M. 85.00 per M.F.S.M.	116.00 per M.F.S.M. 103.00 per M.F.S.M. 85.00 per M.F.S.M.
§"	100.00 per M.F.S.M. 95.00 per M.F.S.M. 78.00 per M.F.S.M.	100.00 per M.F.S.M. 95.00 per M.F.S.M. 78.00 per M.F.S.M.

For Single Orders of 5,000 F.B.M. up to 10,000 F.B.M. DEDUCT \$5.00 from the above prices.

For Single Orders of 10,000 F.B.M. and over, DEDUCT \$10.00 from the above prices.

SCHEDULE B

TO ADMINISTRATOR'S ORDER NO. A-1303

MAXIMUM RETAIL PRICES FOR MILLWORK IN THE GREATER OTTAWA DISTRICT AND THE CITY OF HULL

MILLWORK

TRIM AND MOULDINGS

(per 100 lineal feet)

				1	1	
	Flat Grain B.C. Fir	• Paint White Pine	E. G. Fir	Basswood	Birch and Maple	Ash and Clear White Pine
	\$	\$	\$	\$	\$	\$
5/16 x 1" and under 5/16 x 18". 5/16 x 18". 5/16 x 24". 5/16 x 22". 5/16 x 32". 5/16 x 32". 5/16 x 52".	1.20 1.20 1.65 2.40 3.15 3.90 4.80 5.55 6.30 7.05 7.80 8.70 9.45	1.28 1.28 1.76 2.56 2.67 3.36 4.16 5.12 5.92 6.72 7.52 8.32 9.28 10.08	1.44 1.44 1.98 2.88 2.88 3.78 4.68 5.76 6.66 7.56 8.46 9.36 10.44 11.34	1.28 1.28 1.76 2.56 2.56 3.36 4.16 5.12 5.92 6.72 7.52 12.00 13.20 14.40	2.00 2.00 2.75 4.00 4.60 5.25 6.50 8.00 9.25 10.50 11.75 13.00 14.50 15.75	2.00 2.00 2.75 4.00 4.00 5.25 6.50 8.00 9.25 10.50 11.75 14.50 15.75
12 to 3 x 1" and under 13 to 3 x 1 s 1 s " 14 to 3 x 1 s 1 s " 15 to 4 x 1 s 1 s " 16 to 6 x 2 2 4 s 1 s 1 s 1 s 1 s 1 s 1 s 1 s 1 s 1 s	1.35 1.95 2.55 3.75 3.75 5.00 6.30 7.50 8.78 10.00 11.25 12.53	1.44 2.08 2.72 4.00 4.00 5.44 6.72 8.00 9.36 10.72 12.00 13.36 14.72 16.00	1.62 2.34 3.06 4.50 4.50 6.12 7.56 9.00 10.53 12.06 13.50 15.03 16.56 18.00	1.44 2.08 2.72 4.00 4.00 5.44 6.72 8.00 9.36 10.72 12.00 19.15 21.10 23.00	2.25 3.25 4.25 6.25 6.25 8.50 10.50 12.50 14.63 16.75 18.75 20.86 23.00 25.00	2.25 3.25 4.25 6.25 6.25 8.50 10.50 12.50 14.63 16.75 18.75 20.86 23.00 25.00
$\begin{array}{cccccccccccccccccccccccccccccccccccc$	2.40 2.40 3.15 4.80 6.30 7.95 9.45 10.95 12.60 14.10 15.60 17.25 18.75	2.56 2.56 3.36 5.12 5.12 6.72 8.48 10.08 11.68 13.44 15.04 16.64 18.40 20.00	2.88 2.88 3.78 5.76 5.76 7.56 9.54 10.08 13.14 15.12 16.92 18.72 20.70 22.50	2.56 2.56 3.36 5.12 5.12 6.72 8.48 10.08 11.68 13.44 15.04 24.00 26.35 28.75	4.00 4.00 5.25 8.00 8.00 10.50 13.25 15.75 18.25 21.00 23.50 26.00 28.75 31.25	4.00 4.00 5.25 8.00 8.00 10.50 13.25 15.75 18.25 21.00 23.50 26.00 28.75 31.25
$\begin{array}{cccccccccccccccccccccccccccccccccccc$	3.75 3.75 5.70 5.70 7.50 9.45 11.25 13.20 15.00 16.95 18.75	4.00 4.00 6.08 6.08 8.00 10.08 12.00 14.08 16.00 18.08 20.00 22.08 24.00	4.50 4.50 6.84 6.84 9.00 11.34 13.50 15.84 18.00 20.34 22.50 24.84 27.00	4.00 4.00 6.08 6.08 8.00 10.08 12.00 14.08 16.00 18.08 28.70 31.65 34.50	6.25 6.25 9.50 9.50 12.50 15.75 18.75 22.00 25.00 28.25 31.25 34.50 37.50	6.25 6.25 9.50 9.50 12.50 15.75 18.75 22.00 25.00 28.25 31.25 34.50 37.50

TRIM AND MOULDINGS (concluded)

	Flat Grain B.C. Fir	Paint White Pine	E.G. Fir	Basswood	Birch and Maple	Ash and Clear White Pine
	\$	\$	\$	\$	\$	\$
$\begin{array}{cccccccccccccccccccccccccccccccccccc$	10.05 12.60 15.00 17.55 20.10 22.50 25.05 27.60	5.44 8.00 8.00 10.72 13.44 16.00 18.72 21.44 24.00 26.72 29.44 32.00	6.12 9.00 9.00 12.06 15.12 18.00 21.06 24.12 27.00 30.06 33.12 36.00	5.44 8.00 8.00 10.72 13.44 16.00 18.72 21.44 24.00 38.30 42.20 46.00	8.50 12.50 12.50 16.75 21.00 25.00 29.25 33.50 37.50 41.75 46.00 50.00	8.50 12.50 12.50 16.75 21.00 25.00 29.25 33.50 37.50 41.75 46.00 50.00

The number of lineal feet shall be calculated as follows:—

- (1) If the lengths of Trim ordered are under 8 feet the nearest half foot over each length ordered shall be taken.
- (2) If the lengths of Trim ordered are 8 feet or over, the nearest even foot over each length ordered shall be taken.

SASH DOORS AND SCREENS

For Sash, Doors and Screens the prices set out in the Universal Doors and Sash 1942 Retail Price List, a copy of which is on file with the Timber Administrator excepting the following items of $\frac{7}{8}$ V Joint Doors, Cupboard Doors and Window Screens.

7 V Joint Doors

	Size				
	2'6" x 6'6"	2'8" x 6'8"	2'10" x 6'10"	3'0" x 7'0"	
One Ply Doors	\$4.30 each	\$4.60 each	\$4.85 each	\$5.10 each	

If made for glass ADD 50c per door.

Two Ply Doors	00 10 1	00 05 1	00 001	#0 15 h
Three Ply Doors	\$8.10 each 12.40 each	\$8.05 each 12.96 each	\$8.90 each	14.00 each

Cupboard Doors

	Panelled	Small	One
	Flush Mould	Lights Open	Light Open
Pine or $\operatorname{Fir} = \frac{7}{8}''$ in thickness	.43 per sq. ft.	\$2.60 each .49 per sq. ft. .54 per sq. ft. 3.25 each .54 per sq. ft. .64 per sq. ft.	\$1.90 each .32 per sq. ft. .37 per sq. ft. 2.54 each .43 per sq. ft. .54 per sq. ft.

^{3/4&}quot; Flush 5 Ply Maple Cupboard Doors of 6 square of eet or less in measurement........\$2.94 each

For ^{3"} Flush 5 Ply Maple Cupboard Doors of over 6 square feet ADD 49c for each square foot in excess of 6 square feet.

Cupboard Doorse-Con.

for each square foot in excess of 6 square feet.

For Cupboard Doors Rabbeted ADD 25c to the above prices.
For single orders of 10 or more Cupboard Doors of the same size and detail DEDUCT 10% from the above prices.

Window Screens

	Common Wire	Galvanized Wire	Bronze Wire
3" in thickness and 6 square feet or less in measurement	\$1.62 each	\$1.74 each	\$1.92 each
For window screens of over 6 square feet Add for each square foot in excess of 6 square feet	.27	29	.32
$1\frac{19}{8}$ and $1\frac{2}{8}$ in thickness and 6 square feet or less in measurement.	1.98 each	2.10 each	2.28 each
For window screens of over 6 square feet Add for each square foot in excess of 6 square feet		.35	.38

For single orders of 10 or more window screens DEDUCT 10% from the above prices.

Screen Doors

Size	Black Screen	1½" and 1¾" Black Screen	Galvanized Screen	$1\frac{1}{8}$ " and $1\frac{3}{8}$ " Galvanized Screen,	Bronze Screen	1½" and 1¾" Bronze Screen
2'8" x 6' 8" 2'10" x 6'10" 3' x 7'	Each \$3.80 4.30 4.55	Each \$4.05 4.55 4.85	Each \$4.05 4.55 4.85	Each \$4.30 4.85 5.15	Each \$4.85 5.40 5.65	Each \$5.40 5.65 6.20

For odd size doors take the price of the next larger size.

Custom Made Doors

	Thickness		
	13"	2½ and 2½"	
Custom Made Doors 2 Doors per opening. Custom Made Doors 3 Doors per opening.	38c per square foot 48c perisquare foot	65c per square foot 75c per square foot	

If Stiles and Rails Chamfered	ADD \$2.15 per set of 2 doors
For Rabbeted Joint	ADD \$0.55 per set of 2 doors
For Pine T-Astragal Joint	ADD \$1.10 per set of 2 doors
For Hardwood T-Astragal Joint	ADD \$1.60 per set of 2 doors
For Sliding Door Rule Joint	ADD \$2.70 per set of 2 doors

FRAMES

Standard Window Frames for Brick Veneer Construction with 71 Jambs.

<u></u> •		For sizes over 3' x 6' add for each additional lineal foot around the opening in excess of 18'
· · · · · · · · · · · · · · · · · · ·	Each	Each
Plain Rail Sash—3 x 6' and under Check Rail Sash 3 x 6' and under. American or Half Box Frames 3 x 6' and under. English or Full Box Frames 3 x 6' and under.	\$5.65 6.20 6.75 7.85	\$.27 .30 .34 .39

For Camber Head Brick Stop, ADD 49c to the above prices.

For Frames with Jambs more than $7\frac{1}{2}$ " in width ADD 10% for every inch or fraction thereof in excess of $7\frac{1}{2}$ ".

For each Mullion opening—the above prices for each standard window frame.

Special Box Window Frames

All sizes up to 3' x 6', outside measurement of frame.

English Box for 2 pairs Double Hung Sash, 13" or 13" with 3" Sill... 18.10 each

For Frames larger than 3' x 6' for each additional lineal foot or fraction thereof around the opening in excess of 18 lineal feet ADD 80c to the above prices.

Cellar Window Frames

Outside Measurement of Frame	Size		
Outside Measurement of Frame	$1\frac{3}{4} \times 5\frac{3}{4}''$	$2\frac{3}{4} \times 5\frac{3}{4}''$	
,	\$ '	\$	
Stock Size Frames 3' x 2' or under. Over 3' x 2' up to and including 3'6" x 2'. Over 3'6" x 2' up to and including 4' x 2'. For odd sizes ADD. For Frames larger than 4' x 2', for each additional lineal foot or fraction thereof around the opening in excess of 12 lineal feet, ADD. For 1\frac{3}{4}" Mullion 2' in height and under, ADD. For 1\frac{3}{4}" Mullions over 2' in height, for each lineal foot in excess of 2", ADD.	3.25 each 3.50 each 3.75 each .55 per frame .27 1.10 each .32	3.90 each 4.20 each 4.55 each .80 per frame .43 1.20 each	

Casement Frames	
Outside Measurement of Frame	
Frames 2' x 3' or under	\$5.15 each
Over 2' x 3' up to and 3' x 4'	6.20 each
For Frames larger than 3' x 4', for each additional lineal foot or fraction	on
thereof around the opening in excess of 12 lineal feet, ADD	27
For each Mullion up to 4' in height, ADD	2.15 each
For Mullions higher than 4', ADD for each lineal foot in excess of 4'.	32
For 3" Sub Sill, ADD	1.35 each
For 3" Sill, ADD	
For Frames with Jambs out of $2\frac{3}{4}$ material, ADD 30% to the above	
prices.	
For Frames with Circle Head, ADD	7.80 per fra
For Frames with Jambs more than $7\frac{1}{8}$ in width ADD 10% for each	ch inch or fract

tion thereof in excess of $7\frac{1}{8}$ ".

	Without Transom	With Transom but not including Fanlight
7	Each	Each
White Pine, $\frac{1}{4} \times 5\frac{3}{4}''$ and under, with stops. White Pine, $1\frac{1}{8} \times 5\frac{3}{4}''$ and under, with stops. White Pine, $1\frac{1}{8} \times 5\frac{3}{4}''$ and under, Rabbeted. B.C. Fir, $\frac{3}{4} \times 5\frac{3}{4}''$ and under, with stops. B.C. Fir, $1 \times 5\frac{3}{4}''$ and under, with stops. Birch, $\frac{1}{4} \times 5\frac{3}{4}''$ and under, with stops. Birch, $1\frac{1}{2} \times 5\frac{3}{4}''$ and under, with stops. Chestnut, $\frac{1}{4} \times 5\frac{3}{4}''$ and under, with stops. Chestnut, $1\frac{1}{4} \times 5\frac{3}{4}''$ and under, with stops. Plain Red Oak, $\frac{1}{4} \times 5\frac{3}{4}''$ and under, with stops. Plain Red Oak, $\frac{1}{4} \times 5\frac{3}{4}''$ and under, with stops. Quarter Cut Oak, $\frac{3}{4} \times 5\frac{3}{4}''$ and under, with stops. Quarter Cut Oak, $\frac{1}{4} \times 5\frac{3}{4}''$ and under, with stops.	\$2.30 2.55 3.10 2.85 3.10 4.85 5.65 5.95 6.75 5.95 6.75 7.00 8.35	\$3.40 3.65 4.25 4.00 4.25 6.20 7.00 7.30 8.35 7.30 8.35 8.65 10.00

thereof in excess of $5\frac{3}{4}$ ".

Door Frames 3 x 7' and under with Jambs 13 x 71' and under

· 		With Transom but not including Fanlight
Plain Stock Design, No Sill. Plain Stock Design, Pine Sill. Plain Stock Design, Birch Sill. Plain Stock Design, Birch Step, Pine Riser. Plain Stock Design, Oak Sill. Plain Stock Design, Oak Step, Pine Riser.	7.30 7.85 8.10	Each \$6.20 7.85 9.15 9.70 9.70 10.25

For Jambs over $7\frac{1}{8}$ " in width ADD 10% to the above prices for each inch or fraction thereof in excess of $7\frac{1}{8}$ ".

For Frames with Side Lights—No Panels—ADD 100% to the above prices.

For Frames with Jambs $2\frac{3}{4}$ in thickness ADD 30% to the above prices.

For Circle Head ADD. \$7.85 per frame Garage Door Frames for doors up to 8' x 8'.

Jambs out of 13" Material—No Sill......\$6.75 each Jambs out of $1\frac{3}{4}$ " Material—Pine Sill.9.15 eachJambs out of $1\frac{3}{4}$ " Material—Birch Sill.10.80 eachFor Jambs out of $2\frac{3}{4}$ " ADD 30% to the above prices.

BLINDS OR SHUTTERS

Outside Blinds or Shutters	
Up to 30" in width in pairs for each foot in height or fraction thereof	\$1.03
Up to 36" in width in pairs for each foot in height or fraction thereof	1.08
Up to 42" in width in pairs for each foot in height or fraction thereof	1.08
Up to 48" in width in pairs for each foot in height or fraction thereof	1.30
Up to 54" in width in pairs for each foot in height or fraction thereof	1.35
Up to 60" in width in pairs for each foot in height or fraction thereof	1.45

For Frames and Hinges for Blinds to open $\frac{2}{3}$ ADD......\$2.70 to the above prices For Frames and Hinges for Blinds to open full ADD...... 2.15 to the above prices
For Single Blind for each foot in height or fraction thereof ADD .92 to the above prices For Single Blind Frames and Hinges to open ²/₃ ADD...... 2.15 to the above prices For Single Blind Frames and Hinges to open full ADD..... 1.60 to the above prices

Inside Blinds or Shutters

White Pine for each fold per foot in height or fraction thereof	\$.60
Whitewood for each fold per foot in height or fraction thereof	.85
Birch, Ash or Chestnut for each fold per foot in height or fraction thereof.	\$ 1.08

SINK OR TABLE TOP (Glued Up and Nosed) Per Foot Surface Measure

	7 8	118"	13"	13"
White Pine	32c	37c	43c	54c
Birch	49c	59c	70c	92c
Whitewood	49c	59c	70c	92c

Shelving D2S and Sanded of any widths glued together

	In Quantities of up to 100 Feet B.M.	In Quantities of over 100 Feet B.M.
1" White Pine or Basswood. Birch, Plain Red Oak.		22c per F.B.M. 32c per F.B.M.

MATERIAL RABBETED OR GROOVED

	In Quantities of up to 100 Feet B.M.	In Quantities of Over 100 Feet B.M.
White Pine or Basswood		16c per F.B.M. 32c per F.B.M.

STAIR MATERIAL

Housed Stair Stringers

Used for Plain Straight Stairs including shoe and face piece—but not panelled.

	Pine	Fir	Cypress and Chestnut	Birch and Plain Oak	
	Per lin	eal foot	per lineal foot,		
Wall Stringer, not over $1\frac{3}{4}$ " in thickness Face Stringers, not over $1\frac{3}{4}$ " in thickness	.80 \$1.50	.90 \$1.75	\$1.20 \$2.15	\$1,20 \$2,42	

	Length		
	3′	3'6"	4'
	Each	Each	Each
Treads, 1⅓ x 11″, White Pine. Treads, 1⅓ x 11″, Fir. Treads, 1⅓ x 11″, Fir. Treads, 1⅓ x 11″, Fir. Treads, 1⅓ x 11″, Birch Treads, 1⅓ x 11″, Birch Treads, 1⅓ x 11″, Red Oak. Treads, 1⅓ x 11″, Red Oak. Risers, ½ x 8″, Fir. Risers, ⅙ x 8″, Fir. Risers, ⅙ x 8″, Chestaut or Cypress. Risers, ⅙ x 8″, Birch. Risers, ⅙ x 8″, Oak.	\$1.10 1.20 1.45 1.95 2.35 2.35 2.70 .32 .37 .70 .65	\$1.25 1.45 1.65 2.30 2.70 2.70 2.95 .38 .48 .85 .75	\$1.40 1.60 1.90 2.70 3.00 3.50 .48 .60 .95 .80

For Returned Nosing ADD 85c to the above prices for treads.

For treads or risers sold in lineal feet the maximum price shall be calculated on the same basis as the above prices for treads or risers having a length of 3 feet.

For Winders—ADD 50% to the above prices for treads.

For Nosing DEDUCT 50% from the above prices for treads.

Steps with Quarter Round End including Riser

Steps with Half Round End, including Riser

	·	Birch	Oak
Stair Rail Easements	· · · · · · · · · · · · · · · · · · ·	\$6.45 each	\$9.75 each
Quarter Turns, level		3.80 each	6.50 each
Twists		9.20 each	10.80 each
Wreaths and Scroll Rail		32.40 each	37.80 each

Hand Rail

	Pine	Fir	Birch	Oak
	per line	eal foot	per line	eal foot
$\begin{array}{cccccccccccccccccccccccccccccccccccc$	25c 08c 05c	30c 09c 05c 32c 22c	70c 15c 08c 45c 27c	80c 20c 10c 50c 32c

For special designs ordered by the buyer ADD 10c to the above prices.

Newels Square Boxed with Moulded Cap-Without Base

- 1 - 1	Pine and Fir	Birch	Chestnut	Red Oak	Quarter Oak
5 x 5 x 4' 6" not panelled	Each \$6.50 7.00 8.35 8.90 9.70	\$7.55 8.35 8.90 9.70 10.55	\$8.35 8.90 9.70 10.50 11.05	\$8.65 9.45 10.85 11.90 12.40	\$10.80° 11.90 13.00 14.00 15.00

For Base ADD 15% to the above prices.

Solid Turned Newels

_	Size 3\frac{3}{4} x 3\frac{3}{4}"	Size $4\frac{3}{4} \times 4\frac{3}{4}''$	Size 5 ³ / ₄ x 5 ³ / ₄
	Each	Each	Each
Pine. Fir. Birch.	\$3.25 3.50 4.05	\$4.05 4.85 5.80	\$5.15 5.95 7.30

Balusters

	White Pine	Oak or Birch
13 x 13 x 2' 8" turned	Each 49c 92c 13c	Each \$0.65 1.35
18 x 18 or 13 x 12 D4S	13c	.32

COLUMNS (White Pine)

	53"	$7\frac{3}{4}''$	83"	93"	103"
	Each	Each	Each	Each	Each
Solid 6' 6" to 9' turned Caps and Bases Stave 6' 6" to 9' turned Caps and Bases Square 6' 6" to 9' Boxed and Moulded For Fluting above—Add For Square Pedestals for above—Add	6.50	\$10.80 13.00 7.00 2.70 9.75	\$13.00 15.65 8.65 3.80 10.75	\$15.00 18.35 9.75 3.80 10.75	\$21.60 11.35 4.30 10.75

TURNED VERANDA POSTS

	1		
	$3\frac{3}{4} \times 3\frac{3}{4}''$	$4\frac{3}{4} \times 4\frac{3}{4}''$	5½ x 5½"
	Each	Each	Each
Pine, 6' to 9' in length	\$4.85	\$5.65	\$6.50

TURNED CEDAR POSTS

5" and 6" in diameter\$1.60	per post
8" in diameter, \$2.25 up to lots of 20—Above that 2.15	per post

TURNED TABLE LEGS

	$2\frac{3}{4} \times 2\frac{3}{4}''$	3 ³ / ₄ x 3 ³ / ₄	43 x 43"
Pine.		\$3.90 per set of 4	\$5.20 per set of 4
Birch		5.85 per set of 4	7.10 per set of 4

Panelling With Moulding for 1 Side

Quarter Cut White Oak 7/8 in thickness	\$1.35 per square foot
Plain Red Oak 7" in thickness	.87 per square foot
Unselected Birch, 7" in thickness	.80 per square foot
Ash and Red Gum, 7" in thickness	.80 per square foot
B.C. Fir, $\frac{7}{8}$ in thickness	.70 per square foot
Pine and Basswood, 7" in thickness	
For 1½" panelling—ADD 30% to the above prices.	

LAMINATED PANELS

. 6		1"	38
Western Pine. Birch. Chestnut. Red Oak. Quartered White Oak. Select Rotary Red Gum. Mahogany. Walnut.	3 Ply Stock Sizes 3 Ply Stock Sizes	20c per square foot 25c per square foot 30c per square foot 40c per square foot 52c per square foot 35c per square foot 46c per square foot 50c per square foot	30c per square foot 35c per square foot 40c per square foot 50c per square foot 62c per square foot 45c per square foot 56c per square foot 60c per square foot

For Panels Cut to Size specified by the buyer—ADD 15% to the above prices.

COTTONWOOD LAMINATED PANELS

B. Grade, ¹ / ₄ " in thickness	15c per square foot
B. Grade, 3/16" in thickness	
B. Grade, $\frac{1}{8}$ " in thickness	
B. Grade, $\frac{3}{8}$ " in thickness	

MISCELLANEOUS

Corner Blocks, turned, softwood 4",	5" and 6"	.27c each
Spindles, turned softwood 13" or 2"	x 6"	.22c each
Plaster Beads, turned, softwood, 13	<i>'</i> '	.80c each

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1326

Maximum Prices for Canned Atlantic Fish and Shell Fish

Under powers given by the Wartime Prices and Trade Board to the Administrator of Fish and Fish Products, it is hereby ordered on behalf of the Board as follows:

- 1. Section 6 of Administrator's Order No. A-1194 is hereby amended by striking out subsection (1) thereof and by substituting the following therefor:
- "(1) Except as otherwise provided by subsection (2) of this Section, the maximum price at which a packer or an assembler may sell other than at retail, any canned fish listed in the Schedule hereto shall according to the type of packing, the size and style of the container and the number of containers to the case, and the net weight of contents, be the price listed in the Schedule for the same, and such price shall be f.o.b. rail shipping point except where the canned fish is shipped direct to wholesale distributors or retailers by boat or by boat and rail when it shall be f.o.b. boat shipping point and such price shall be exclusive of sales tax."
- 2. Section 9 of Administrator's Order No. A-1194 is hereby amended by striking out clause (c) of subsection (1) thereof and by substituting the following therefor:
 - "(c) a markup (percentage of selling price) not exceeding the lawful markup (percentage of selling price) customarily obtained by him during the basic period from September 15 to October 11, 1941, both inclusive, on sales of the same or a substantially similar kind of canned fish to the same class of buyer but not in any event exceeding
 - (i) on sales of any canned fish other than cold packed lobster meat, ten per cent of his selling price; or
 - (ii) on sales of cold packed lobster meat, fifteen per cent of his selling price."
- 3. Part "D" of the Schedule to Administrator's Order No. A-1194 is hereby amended as follows:
 - (a) by striking out the figures ".80" where they appear in Column 3 of item 65 thereof and substituting the figures ".90" therefor, and
 - (b) by adding to item 64 thereof (Canned Lobster Paste—Canned Lobster Tomalley) the following:

"Size and style of container and number of containers to case and net weight

of product per container Column 1 Column 2 Column 3

96 cans known to the trade as 1-lb. flats containing 3 oz. net weight of meat \$12.20 \$12.75 \$14.00"

0

(c) by adding at the foot thereof the following note:

"Note to Part "D"-

The prices listed above, for canned lobster paste or canned lobster tomalley, only apply to hold over stocks of tins of that size for which the Administrator of Wood Products and Metal Containers has given the packer a permit to use in packing such products."

4. This Order comes into force on September 1, 1944.

Dated at Ottawa this 23rd day of August, 1944.

A. N. McLEAN,

Administrator of Fish and Fish Products.

APPROVED:

D. GORDON,

Chairman, Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1332

Footwear

Under powers given by the Wartime Prices and Trade Board to the Administrator of Footwear, it is hereby ordered as follows:

- 1. This Order comes into force on September 15, 1944. Administrator's Orders Nos. A-489 respecting new processes of manufacturing footwear and A-580 respecting athletic footwear are revoked. Administrator's Order No. A-478 respecting footwear as amended by Orders Nos. A-524 and A-973 is revoked and replaced by this Order.
 - 2. For the purposes of this Order,
 - (a) "footwear" means boots and shoes made of any material but does not include rubbers, rubber boots, overshoes or tennis shoes made by a rubber manufacturer, slippers, or babies' soft sole shoes;
 - (b) "work shoes" means any shoes or boots which are designed to be worn at any form of work requiring specially heavy or substantially-made footwear.
- 3. No manufacturer shall manufacture, sell or offer to sell any footwear except in accordance with the specifications, restrictions and prohibitions set out in Schedules "A" and "B" hereto; provided that nothing in this Section shall apply to or restrict the manufacture or sale of
 - (a) special types of footwear made for the physically deformed or maimed;
 - (b) footwear made in accordance with specifications of the Dominion Government, any provincial government, or any municipal authority for use as part of a uniform required by a police force or fire department;
 - (c) footwear ordered by or on behalf of the Department of Munitions and Supply, any of the Departments of National Defence, or the Department of Pensions and National Health;

provided further, that nothing in this Section shall be deemed to prohibit the manufacture or sale of any footwear from materials on hand at the date of this Order and which have been cut or processed in such manner as to prevent their manufacture in conformity with the terms of this Order.

- 4. No manufacturer shall use in the manufacture of footwear any lasts other than
 - (a) those lasts which he had in his possession at the effective date of this Order;
 - (b) two new lasts in each of the following categories of footwear: men's, boys', women's, misses', children's, and infants'.
- 5. A manufacturer shall not use in the manufacture of women's footwear any pattern not used by him between October 1, 1941, and September 1, 1944, and not registered with the Administrator; a manufacturer may, however, replace any regis-

tered pattern with a pattern used by him prior to October 1, 1941, provided he first registers such pattern and obtains the Administrator's approval. Subject to the provisions of Section 6, a manufacturer may, in addition to the number of patterns heretofore used by him, manufacture women's footwear in two new patterns. These pattern regulations shall not be interpreted as restricting the use of bows.

- 6. Every manufacturer shall submit to the Administrator drawings or photographs of each pattern and last which the manufacturer intends to use in the manufacture of footwear and which he has not registered prior to the date of this Order and no manufacturer shall manufacture footwear in any such pattern or last unless and until it has been submitted to and approved by the Administrator.
- 7. No manufacturer shall ship to any purchaser before December 31, 1944, any footwear manufactured from any of the additional patterns or lasts which he may now use under the terms of Sections 4, 5 or 6.
- 8. No manufacturer shall, in packaging footwear, use other than standard sizes of boxes as set out in Schedule C.
- 9. (1) No manufacturer shall manufacture on any one order less than fifteen pairs of any class of footwear nor shall he manufacture more than two widths on any order for less than thirty pairs of any class of footwear. He may, however, manufacture single pairs for mismates and extreme sizes, and in such cases may make a service charge not exceeding 50 per cent of factory price. Wholesalers and retailers may add to such service charge a percentage mark-up not exceeding the percentage mark-up charged by them on such orders during the basic period, September 15 to October 11, 1941.
- (2) A charge of 25 cents per order may be made where less than 4 pairs are ordered from an in-stock department.
 - (3) Nothing in this Section shall apply to custom bootmakers.
- 10. The provisions of this Order shall be subject to such written exemptions as the Administrator of Footwear, upon application to him, may grant in individual cases of undue hardship or other special circumstances.

Dated at Ottawa this 28th day of August, 1944.

G. G. HODGES,

Administrator of Footwear.

APPROVED:

D. GORDON,

Chairman, Wartime Prices and Trade Board.

SCHEDULE "A" TO ADMINISTRATOR'S ORDER No. A-1332 MEN'S FOOTWEAR

1. CLASSES

For the purposes of this schedule Men's Footwear includes all men's, boys' and youths' footwear, and is divided into the following classes:—

MA Comprising all Men's Footwear retailing above \$8 per pair.

MB Comprising all Men's Footwear retailing between \$5 and \$8 inclusive per pair.

MC Comprising Men's Footwear retailing at less than \$5 per pair.

MD Comprising work boots as defined in Section 2(b).

2. COLOURS

(1) In classes MA, MB and MC no colours except those similar to the following shall be used in uppers:—

Davis 1525 or Collis 5

David British Tan or Collis 86

Davis 1055 or Collis 9

Black

White.

(2) In class MD, no colour except black shall be used.

3. STITCHING

The stitching on Men's Footwear shall be in accordance with the following:-

(i) In classes MA, MB and MC:

Not more than four rows with a maximum of two operations or not more than three rows using single needle machine.

Laps not to exceed 3 inch.

No ornamental stitching.

(ii) In class MD:

Stitching not to exceed-

3 rows on vamping machine

2 rows on outside counter pockets

1 row on inside counter pockets

1 row counter-sunk on outside sole leather counters

1 row across top where no top facings are used.

4. Soles

The soles for Men's Footwear shall be constructed in accordance with the following:-

No full leather middle or double soles except in class MD.

No buffing or naum-keaging except where required to correct surface defects.

No outsoles over 8½ gauge.

Soles to be made stitch aloft only.

No channelling on outsoles except on McKay chainstitch footwear.

Sole extensions not to exceed 1 inch from upper to outside ball.

No extension heel seats except in stitch down types.

5. HEELS

In addition to leather top piece, not more than two lifts of leather, only one of which may be whole; provided that this regulation shall not apply to Loggers', Miners', Safety, Fishermen's, or Cowboys' boots.

6. BOTTOM FINISH

The bottom finish on Men's Footwear shall be in accordance with the following:—
One solid colour only on buffed soles.

No panels or other designs.

No shank finishes.

One colour only.

7. STYLES AND PATTERNS

(1) Manufacturers of Men's Footwear shall use no patterns other than the following:—

Blucher cut oxford and boot.

Laced bal oxford.

Plug oxford.

(2) All patterns shall be in accordance with the following:-

Straight tips or plain toes only.

One piece quarters.

No imitation wing tips or foxings.

These pattern regulations shall not apply to high or low congress or half-Wellington boots or to safety-type footwear.

8. VAMP LININGS

No vamp linings shall be cut of leather except in special safety types.

No vamp linings shall be used in class MD where such footwear is made of upper leather 5 ounces or over.

9. UPPERS

In class MD, uppers for footwear shall be in accordance with the following:-

No top facings in footwear made of leather 5 ounces or over.

Height of uppers not to exceed 12 inches.

No special leather straps, pockets or ornaments.

10. WELTING

The dimensions of welting shall not exceed:-

inch in thickness.

9 inch in width, for Goodyear Welt.

§ inch in width, for Staple Welt.

11. HEEL PADS

(i) In classes MA, MB and MC heel pads shall not exceed 3½ inches where leather insoles are used except on McKay and Staple Welt.

(ii) In class MD there shall be no heel pads except on Welts.

SCHEDULE "B" TO ADMINISTRATOR'S ORDER No. A-1332

WOMEN'S FOOTWEAR

1. CLASSES

For the purposes of this Schedule Women's Footwear is divided into the following classes:

WA Comprising all Women's Footwear retailing above \$8 per pair.

WB Comprising all Women's Footwear retailing between \$5 and \$8 per pair.
WC Comprising all Women's Footwear retailing from \$3 to \$5 inclusive per pair.

WD Comprising all Women's Footwear retailing below \$3 per pair.

WJ (Juvenile) comprising all misses', children's, and little gents' footwear.

2. Colours for Uppers

(1) In classes WA, WB, WC, WD, no colours of leather other than the following may be used:

Town Brown (dark)

Golden Tobacco (medium)

Turf Tan (tan)

Blue Jacket (blue)

Black

White

Colours listed in item 2 of Schedule "A".

All colours above listed shall conform to 1942 colour card of the Textile Colour Card Association.

(2) In class WJ, no colours of leather other than the following may be used:

All colours listed in paragraph (1) of this item.

Camp Elks

One shade of tan

One shade of smoke

3. QUARTERLININGS

Leather and imitation leather quarterlinings shall be in accordance with the following:

- (1) In all classes, fawn-grey and water-lily only.
- (2) In class WD, no leather quarterlinings.
- (3) In class WJ no leather quarterlining in the following footwear:
 - (a) Senior Misses' (Sizes up to 4) selling up to \$1.75 per pair.
 - (b) Misses' (Sizes 11 to 2) selling up to \$1.30 per pair.
 - (c) Children's selling up to \$1.20 per pair.
 - (d) Infants' selling up to \$1.10 per pair.
 - (e) Little Gents' selling up to \$1.20 per pair.

For the purposes of this section all prices mentioned are factory prices and do not include sales tax.

4. Sock linings

No leather sock linings shall be used except where a leather quarterlining is used.

5. Soles

Soles for all classes of Women's Footwear shall be constructed in accordance with the following:

No outsoles greater than 8 gauge.

Welt Footwear:

Soles to be stitched aloft only.

No channelling.

Soles shall be finished with natural unbuffed bottom.

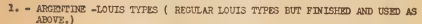
Cement and Delmac bottoms shall be natural and unbuffed.

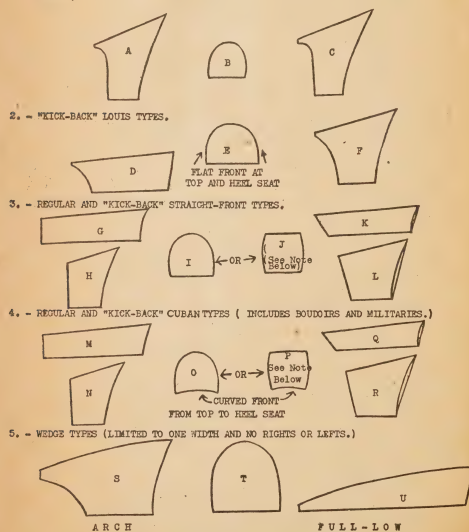
No buffing and Naum-Keaging except where required to correct surface defects on Welt Cement and Delmacs.

6. HEELS

. Heels on all Women's Footwear shall be constructed in accordance with the following:

- (1) No full breasted heels except skiver breasting of Cuban types of wood heels as finished by the wood heel manufacturer.
- (2) Wood heels shall be used only with short soles.
- (3) No fancy wood heels.
- (4) No leather covered heels in classes WC and WD.
- (5) Wood heel shapes shall be in the following and no other styles:





7. BOTTOM FINISH

Bottom finishes shall be one of solid colour only.

No panels or other designs.

No shank finishes.

Top piece may be of a colour different from outsole colour.

8. Uppers

- (1) Not more than one colour shall be used in the Upper of any footwear, except where the leather content of the upper does not exceed 30 per cent, not including lining.
 - (2) Leather vamp linings shall not be used in footwear of class WD.

9. WELTING

All welting shall conform to the following:

Thickeness, not to exceed $\frac{1}{12}$ inch.

Width, not to exceed $\frac{7}{16}$ inch except Cushion Welt process Staple Welts not to exceed $\frac{9}{16}$ inch.

SCHEDULE "C" TO ADMINISTRATOR'S ORDER No. A-1332

STANDARD SIZES OF PACKAGING:

Type of Shoe Inside Measurements								ents
				i	nI	nche	S	
	Ski and Skating			$13\frac{1}{2}$	X	91	X	$4\frac{1}{2}$
	Men's Work			$12\frac{1}{2}$	X	$7\frac{1}{2}$	X	434
	Men's Reg			$12\frac{1}{2}$	X	$6\frac{1}{4}$	\mathbb{X}	$4\frac{1}{8}$
	Men's S.S.			13	X	$6\frac{1}{2}$	X	$4\frac{1}{8}$
	Men's Romeo			12	Х'	6	X	4
	Men's Opera			12	X	$5\frac{1}{8}$	X	4
	Boys			11	X	6	X	4
	Women's High Cut			12	X	8	X	4
	Women's S.S.			12	X	$5\frac{1}{2}$	X	$3\frac{1}{2}$
	Women's Reg			$11\frac{1}{2}$	X	$5\frac{1}{2}$	X	$3\frac{1}{2}$
	Women's Slippers			.11	X	$5\frac{1}{2}$	X.	$3\frac{1}{2}$
	Women's Slippers			$11\frac{1}{8}$	×	$4\frac{7}{16}$	X	$3\frac{3}{16}$
	Youth's Reg			$9\frac{1}{2}$	X	$5\frac{1}{2}$	X	$3\frac{1}{2}$
	Youth's S.S.			$9\frac{1}{2}$	X	$6\frac{3}{8}$	X	$3\frac{1}{2}$
	Misses' Reg			$9\frac{1}{2}$	X	5	X	$3\frac{3}{8}$
· ·	Senior Misses'			10	X	5	X	$3\frac{3}{8}$
	Children's Reg			. 8	X	5	X	3
	Children's S.S.			$8\frac{1}{2}$	X	5	X	3
	Infants'			7	\mathbb{X}	4	X	3
	Baby Reg			6	X	31/2	\mathbb{X}	$2\frac{1}{2}$
	Baby S.S.			$6\frac{3}{8}$	\mathbf{x}	4	X	$2\frac{1}{2}$
	· · · · · · · · · · · · · · · · · · ·	100						
FOR USE IN PACKAGING FOOTWEAR SUPPLIED TO THE ARMED FORCES:								

Army $12\frac{1}{2} \times 7\frac{1}{2} \times 4\frac{1}{2}$

Aviation 13

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1334

Holding of Jam Pulp for Manufacturing Jam for Essential Requirements

Under powers given by the Wartime Prices and Trade Board to the Co-ordinator, Foods Administration, it is hereby ordered on behalf of the Board as follows:

Purpose of this Order

1. The chief purpose of this Order is to ensure that adequate supplies of jam and jam pulp are made available for the essential requirements of certain priority users.

Effective Date

2. This Order comes into force on September 1, 1944.

Definitions

- 3. For the purposes of this Order,
- (a) "jam pulp" means pulp made from any variety of fresh or preserved fruit, except apples, whether in S.O. 2 solution or frozen with or without sugar;
- (b) "processor" means a person who manufactures jam for sale and whose total production of jam during the calendar year 1943 exceeded 100,000 pounds, and includes any person designated as such by the Administrator of Processed Fruits and Vegetables.

Quantities of Jam Pulp Required to be held by Processors

- 4. Every processor shall retain in his possession or under his control and shall not dispose of in any manner the following quantities of jam pulp:
 - (a) twenty per cent (20%) (by weight) of each variety of jam pulp that he had in his possession or under his control on July 1 1944; and
 - (b) twenty per cent (20%) (by weight) of each variety of jam pulp produced and/or received by him on and after July 1, 1944; and
 - (c) if he manufactured after July 1, 1944, any variety of fresh fruit directly into jam, an additional quantity (by weight) of that variety of jam pulp equal to 20 per cent (20%) of the total quantity (by weight) of that variety of fresh fruit so used to manufacture any jam;

until he receives directions in writing as to their disposal from the Deputy Co-ordinator (Requirements and Allocation) of the Foods Administration or from any other duly authorized representative of the Board.

Holders of Stocks Must File Inventories

5. Each processor shall file with the Statistics Branch, Wartime Prices and Trade Board, No. 7 Temporary Building, Ottawa, a report in duplicate in connection with this Order, on a form to be provided later by the Board and shall furnish all information required in or by such form and in the manner required. Each report must be filed not later than the date for filing specified in such form.

Dated at Ottawa this 31st day of August, 1944.

K. W. TAYLOR,
Co-ordinator, Foods Administration.

APPROVED:

D. GORDON.

Chairman, Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1335

Vacant Housing Accommodation in the City of Hamilton, in the Province of Ontario

Whereas in the City of Hamilton there is, due to existing wartime conditions, insufficient housing accommodation available by ordinary means for the shelter of all who are in need of such accommodation and it is desirable and in the public interest that the best possible use be made of all available housing accommodation now vacant or which may hereafter become vacant;

And whereas it has been represented by the Board of Control of the City of Hamilton that there is a number of vacant housing accommodations in that municipality.

Now therefore under powers given by the Wartime Prices and Trade Board to the Rentals Administrator, it is hereby ordered on behalf of the Board as follows:—

- 1. All expressions and terms used in this Order shall have the same meaning respectively, unless the context otherwise requires, as those contained in Order No. 294 of the Board.
- 2. Every landlord or owner of housing accommodation situate in the City of Hamilton, in the Province of Ontario, which on the 1st day of September, 1944, has been vacant and unoccupied for a period of three calendar months or longer or which, after such date, shall have remained vacant and unoccupied for a period of three calendar months, shall forthwith file with the Board of Control of the City of Hamilton, on a form provided by the Board, particulars of such vacant accommodation and shall give such further information as is required by the form.
- 3. Every landlord or owner of housing accommodation referred to in Section 2 shall, forthwith on demand made by the Rentals Administrator, let the accommodation to the person described and named in the demand or to any other person as a monthly tenant or for such longer term as may be agreed upon between the landlord and such person, upon payment in advance of the first month's rent at a rate not in excess of the fixed maximum rental for the accommodation or if the maximum rental has not been fixed for the accommodation, upon payment in advance of the first month's rent at a rate not in excess of the maximum rental to be fixed for the accommodation under the provisions of Order No. 294 of the Board.
 - 4. This Order shall come into force on the 1st day of September, 1944.

Dated at Ottawa this 31st day of August, 1944.

OWEN LOBLEY

Rentals Administrator.

APPROVED:

D. GORDON,

Chairman, Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1336

Knitted Seamless Basque Berets

Under powers given by the Wartime Prices and Trade Board to the Administrator of Knit Goods, it is hereby ordered as follows:—

1. Administrator's Order No. A-254, which restricted the colours to be used in the manufacture of knitted seamless basque berets, is revoked.

2. This Order shall be effective on and after the 1st day of September, 1944. Dated at Ottawa this 31st day of August, 1944.

H. G. SMITH,

Administrator of Knit Goods.

APPROVED:

D. GORDON, Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1337

Jewellery

Under powers given by the Wartime Prices and Trade Board to the Administrator of Jewellery, it is hereby ordered as follows:—

1. Section 2 of Administrator's Order No. A-981 is hereby revoked and the following is substituted therefor:

"2. No manufacturer shall manufacture jewellery in more than 60 per cent of the designs filed by him in accordance with Sections 5 and 6 of Administrator's Order No. A-210 or such other number of designs as the Administrator may from time to time prescribe."

2. This Order comes into force on September 1, 1944.

Dated at Ottawa this 31st day of August, 1944.

H. H. LEVY,

Administrator of Jewellery.

APPROVED:

D. GORDON, Chairman, Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1338

Maximum Prices of Fertilizer in British Columbia

Under powers given by the Wartime Prices and Trade Board to the Administrator of Fertilizers and Pesticides, it is hereby ordered on behalf of the Board as follows:

- 1. Schedule "A" to Administrator's Order No. A-1055 is hereby revoked and the Schedule attached to this Order is substituted therefor.
 - 2. This Order comes into force on September 5, 1944.

Dated at Ottawa this 31st day of August, 1944.

G. S. PEART,

Administrator of Fertilizers and

Pesticides.

APPROVED:

D. GORDON, Chairman, Wartime Prices and Trade Board.

Schedule to Administrator's Order No. A-1338

(Being new Schedule "A" to Administrator's Order No. A-1055)

Fertilizer Materials

Maximum Price per ton
f.o.b. plant when packed
in paper bags

Ammonium Nitrate 32% N	\$61.00
Nitrate of Soda 16% N	54.00
Sulphate of Ammonia 20% N	46.00
Ammonium phosphate 16-20	55.00
Ammonium phosphate 11-48	62.00
Ammoniated superphosphate 2-20-0	32.00
Superphosphate 47% P ₂ O ₅ ,	52.50
Superphosphate 18% P ₂ O ₅	25.00
Superphosphate 16% P ₂ O ₅	22.30
Muriate Potash 60% K ₂ O	55.00
Sulphate of Potash	60.00
Stablephos	30.00

\$1.00 per ton shall be deducted if the account is paid on or before the 15th of the month following the date of invoice.

50 cents per ton may be added if the fertilizer is delivered in cotton or second hand jute bags.

Mixed or Complete Fertilizers

0-12-20	\$40.00
2-16-6	37.00
2-12-10 (for tobacco)	41.00
4-12-8	39.00
6-7-6 (organic)	52.00
6-18-12	50.00
6-24-12	51.00
6-30-15	59.00
8-10-5	42.00
10-20-10	55.00

\$1.00 per ton may be added if the fertilizer is delivered in new jute bags.

THE WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1339

Maximum Prices of Fertilizer in Eastern Canada

Under powers given by the Wartime Prices and Trade Board to the Administrator of Fertilizers and Pesticides, it is hereby ordered on behalf of the Board as follows:—

- 1. The Schedule to Administrator's Order No. A-1036 is hereby revoked and the Schedule attached to this Order is substituted therefor.
 - 2. This Order comes into force on September 5, 1944.

Dated at Ottawa this 31st day of August, 1944.

G. S. PEART,

Administrator of Fertilizers and Pesticides.

APPROVED:

D. GORDON, Chairman, Wartime Prices and Trade Board.

Schedule to Administrator's Order No. A-1339

(Being New Schedule to Administrator's Order No. A-1036)

N∈	w Brunswick,		
1	Nova Scotia		
	and	Quebec	Ontario
Pr	rince Edward		
	Island		
Fertilizer Materials	Maxi	mum Price per	Ton
Ammonium nitrate 32%	. \$58 30	\$58 30	\$57 90
Ammonium phosphate 16-20			59 50
Ammonium phosphate 11-48			66 50
Ammoniated superphosphate 3-18		29 00	29 50
Cyanamid 21% N	. 48 35	48 35	47 85
Muriate of potash 50% K ₂ O	. 49 25	49 25	48 75
Muriate of potash 60% K ₂ O		51 40	50 90
Nitrate of soda 16% N		52 50	52 00
Sulphate of ammonia 20% N		44 00	44 00
Superphosphate 20% P ₂ O ₅		23 25	23 50
Mixed or Complete Fertilizers			
0-14-7		27 25	27 25
0—12—20			35 95
2—12— 6	. 29 00	28 00	28 50
2—16— 6		31 40	31 90
2—12—10		31 00	31 50
2— 8—16		32 25	33: 00
2— 8—24			39 00
3-15-6	. 33 50		
4—12— 6		31 50	32 30
4— 8—10		31 25	32 00
5—10—10			
9-5-7	. 35 00	34 00	36 00
\	. 33 00	0.2 00	00 00
Approved Tobacco Fertilizers			
2-10-8			32 50
2—12—10		35 50	36 25
3—10— 6			32 25
3—12— 8		35 70	
4— 8—10			38 00
5-8-10		39 50	

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1340

Maximum Prices of Potatoes

Under powers given by the Wartime Prices and Trade Board to the Administrator of Fresh Fruit and Vegetables, it is hereby ordered as follows:—

- 1. Administrator's Order No. A-929 is hereby amended by revoking Section 16 thereof, subsection 2 of Section 17 thereof and clause (b) of Section 20 thereof.
 - 2. This Order comes into force on September 1, 1944.

Dated at Ottawa this 31st day of August, 1944.

E. J. CHAMBERS,
Administrator of Fresh Fruit and Vegetables.

APPROVED:

D. GORDON,

Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1341

Processed Cherries

Under powers given by the Wartime Prices and Trade Board to the Administrator of Processed Fruits and Vegetables, it is hereby ordered as follows:—

- 1. Clause (c) of Section 5 of Administrator's Order No. A-1292 is hereby revoked and the following is substituted therefor:
 - "(c) a markup not in any event exceeding 5 per cent of his lawful selling price, exclusive of transportation costs as provided in clause (b) of this Section; or
 - (d) if his total sales of frozen pitted sour type cherries to any buyer during the year commencing June 1, 1944; or any year thereafter commencing June 1, are less than 10,000 lbs., a markup on his sales to that buyer not in any event exceeding 10 per cent of his lawful selling price, exclusive of transportation costs as provided in clause (b) of this Section."
 - 2. This Order comes into force on September 5, 1944.

Dated at Ottawa this 1st day of September, 1944.

F. D. MATHERS,

Administrator of Processed Fruits and Vegetables.

APPROVED:

D. GORDON.

Chairman, Wartime Prices and Trade Board.

Note: Every processor and dealer is required to equitably distribute his available supplies of the cherries to which Administrator's Order No. A-1292 applies in accordance with the Board's general Policy on the Equitable Distribution of Goods in Short Supply.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1342

Conservation of Raw Silk

Whereas Order in Council P.C. 6124, dated August 9, 1941, is revoked;

And whereas it is desirable to continue to restrict the use of raw silk in order to conserve the supply:

Therefore, under powers granted by the Wartime Prices and Trade Board to the Administrator of Rayon and Rayon Products, it is hereby ordered as follows:—

- 1. This Order comes into force on the 1st day of September, 1944.
- 2. For the purposes of this Order, "silk" means natural or raw silk but does not include silk on which the process of throwing has been completed.
- 3. (1) No person shall use, buy, accept delivery of, sell, deliver or otherwise dispose of silk unless he has made application for and received the written permit of the Administrator.
- (2) Applications and permits shall be in such form as the Administrator may from time to time prescribe.
- (3) Any permit heretofore issued under authority of Order in Council P.C. 6124, dated August 9, 1941, shall be deemed to be a permit issued by the Administrator under the provisions of this Order.
- (4) This Section shall not apply to the sale, purchase or use of silk by or on behalf of the Department of Munitions and Supply, any of the Departments of National Defence or the Department of Pensions and National Health.

- 4. Every person who has in his possession or under his control or subject to his order any silk shall make such returns to the Administrator in such form and at such time as the Administrator may from time to time require.
- 5. The provisions of this Order shall be subject to such written exemptions as the Administrator, upon application to him, may grant in any individual case of undue hardship or other special circumstances.

Dated at Ottawa, this 1st day of September, 1944.

S. G. DIXON

Administrator of Rayon and Rayon Products.

APPROVED:

D. GORDON,

Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1343

Gift Wrapping Paper

Under powers given by the Wartime Prices and Trade Board to the Administrator of Packages and Converted Paper Products, it is hereby ordered as follows:—

- 1. Administrator's Order No. A-703, which restricted the manufacture and packaging of gift wrapping paper, is revoked.
 - 2. This Order shall be effective on and after September 1, 1944.

Dated at Ottawa, this 1st day of September, 1944.

C. V. HODDER,

Administrator of Packages and Converted Paper Products.

APPROVED:

D. GORDON,

Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1344

Maximum Prices of Labrusca Type Grapes

Under powers given by the Wartime Prices and Trade Board to the Administrator of Fresh Fruit and Vegetables it is hereby ordered on behalf of the Board as follows:

Part I-Introduction and Definitions

EFFECTIVE DATE AND APPLICATION OF ORDER

- 1. (1) This Order applies only to labrusca type grapes and comes into force on September 5, 1944. It replaces and revokes Administrator's Order No. A-873.
- (2) This Order does not apply to sales of grapes by growers and licensed shippers to any manufacturer or processor for use in manufacturing or processing any food or other product.

PRICES FIXED ARE MAXIMUM PRICES

2. All prices fixed by this Order are maximum prices and must not be exceeded. No charge may be made for a container or for packing, handling or any other service which results in the sum of the price and the charge for the container, packing, handling and/or service exceeding the maximum price.

Additional Payments and Considerations are Part of the Price

3. Any consideration, money or money's worth given or paid by the buyer to any person in connection with the purchase of any grapes or received by the seller from any person in connection with the sale of any grapes shall constitute part of the price of such fruit.

DEFINITIONS

- 4. For the purposes of this Order,
- (a) "consumer" means a person who buys grapes for his personal or household consumption;
- (b) "licensed shipper" means any person holding on June 30, 1944 a licence issued under the provisions of The Fruits, Vegetables and Honey Act to buy and sell fruit and vegetables who is engaged in the business of assembling and shipping such produce out of the area of production or any other person designated in writing by the Administrator of Fresh Fruit and Vegetables;
- (c) "sell" includes an offer to sell;
- (d) "trucker" means any person who buys Canadian grown grapes from a grower or licensed shipper, taking delivery at the seller's farm or country shipping point and who sells and distributes them from his truck;
- (e) "wholesale distributor" means any person, other than grower, licensed shipper or trucker, who sells grapes at wholesale and shall include a wholesale distributor's agent and "sell at wholesale" means to sell otherwise than at retail or to a consumer.

Part II-Sales by Growers

- 5. (1) The maximum price at which a grower may sell any Canadian grown grapes of a variety set forth in the Schedule hereto shall, according to the province in which the fruit is grown, to the class of buyer and to the kind and capacity of container in which the fruit is packed and sold, be the price for the same set forth in said Schedule.
- (2) When the sale is to a buyer in a city, town or village, the nearest limit of which is not more than 15 road miles from the seller's farm or country shipping point, the maximum prices fixed by this Section include free delivery to that buyer. On all other sales such prices are f.o.b. the seller's country shipping point. However, when a seller', by his own means of transportation, transports the fruit to a buyer in a city, town or village, the nearest limit of which is more than 15 road miles from his farm or country shipping point, as the case may be, that seller may charge the actual cost of such transportation but, in any event, at not more than the less than carload lot freight rate.

Part III-Sales by Truckers

6. The maximum price at which a trucker may sell any Canadian grown grapes of a variety set forth in the Schedule hereto shall, according to the province in which the fruit is grown, to the class of buyer and to the kind and capacity of container in which the fruit is packed and sold, be an amount equal to the maximum price at which a grower may sell such fruit to the same class of buyer, f.o.b. the grower's country shipping point. However, when delivery is made to a place which is more than 15 road miles from the area of production of such fruit, the trucker may charge the buyer in addition to such maximum price an amount to cover transportation not exceeding the less than carload lot freight rate.

Part IV—Sales by Licensed Shippers

- 7. (1) The maximum price at which a licensed shipper may sell any Canadian grown grapes of a grade and variety set forth in the Schedule hereto
 - (a) to any wholesale distributor or licensed shipper;
 - (b) to any retailer operating a central warehouse separate from his retail outlet or outlets who takes delivery of the fruit at such warehouse; or
 - (c) to any person who buys the fruit in carload lots;

shall be an amount equal to the maximum price at which a grower may sell fruit of the same kind and variety and produced in the same province to such buyer, according to the kind and capacity of the container in which the fruit is packed and sold PLUS, according to the kind and capacity of the container in which the fruit is packed and sold:

- (i) 3 cents per 6-quart flat or open basket;
- (ii) 5 cents per 11-quart flat or open basket;
- (iii) 15 cents per bushel hamper; and
- (iv) an amount equal to 8 per cent of such grower's maximum price for containers of any other kind or capacity.
- (2) The maximum price at which a licensed shipper may sell any Canadian grown grapes of a variety set forth in the Schedule hereto to any buyer of a class named in the Schedule hereto other than one or other of the classes of buyers referred to in subsection (1) of this Section, shall be an amount equal to the maximum price at which a grower may sell fruit of the same kind and variety to a buyer of that class, according to the kind and capacity of the container in which the fruit is packed and sold and the province in which it is grown.

Part V—Sales by Wholesale Distributors

MAXIMUM PRICES—CANADIAN GROWN FRUIT

- 8. (1) The maximum price at which a wholesale distributor may sell to any class of buyer any Canadian grown grapes of a variety set forth in the Schedule hereto, purchased by him from a grower, licensed shipper or a trucker shall be the sum of the following:
 - (a) an amount equal to the maximum price, as fixed by this Order at which his supplier may sell that fruit to him, exclusive of transportation charges;
 - (b) if his supplier is not by this Order required to deliver free to him, the actual cost of transporting the fruit from his supplier's shipping point to the city, town or village in which he has his place of business; and
 - (c) a markup not exceeding $12\frac{1}{2}$ per cent of his selling price.
- (2) The maximum price at which a wholesale distributor may sell to any class of buyer any Canadian grown grapes of a variety set forth in the Schedule hereto purchased by him from another wholesale distributor shall be the sum of the following:
 - (a) the maximum price at which that fruit may be sold to him by his supplier as fixed by subsection (1) preceding; and
 - (b) if his supplier is not by this Order required to deliver free to him the actual cost of transporting the fruit from his supplier's shipping point to the city, town or village in which he has his place of business.

MAXIMUM PRICES—IMPORTED FRUIT

- 9. The maximum price at which a wholesale distributor may sell to any person any imported grapes of a variety set forth in the Schedule hereto shall be the sum of the following:
 - (a) according to the kind and capacity of container in which the fruit is packed and sold, an amount equal to the maximum price at which a licensed shipper may sell, f.o.b. his shipping point, to a wholesale distributor, fruit grown in Ontario of the same kind and variety packed in the same kind and capacity of container;
 - (b) an amount equal to the cost, including protective services, of transporting the fruit by freight in carload lots to the city, town or village in which his place of business is situated from Grimsby, Ontario; and
 - (c) a markup not exceeding $12\frac{1}{2}$ per cent of his selling price.

FREE DELIVERY ZONES OF WHOLESALE DISTRIBUTORS

10. If the sale is to a buyer whose place of business is within the city, town or village in which the wholesale distributor has his place of business or within the wholesale distributor's customary free delivery zone, the maximum prices fixed by this

Part include free delivery to that buyer. On all other sales, such prices are f.o.b. the wholesale distributor's place of business or, if shipment is by railway, f.o.b. his railway shipping point.

Part VI-Sales by Retailers

MAXIMUM PRICES-CANADIAN GROWN FRUIT

- 11. (1) Except as provided in subsection (2) of this Section, the maximum price at which any person, other than a grower, licensed shipper, trucker or wholesale distributor, may sell at retail any grapes grown in Canada, of a variety set forth in the Schedule hereto, shall be the sum of the following:
 - (a) the actual price paid by him for such fruit but not exceeding the maximum price fixed by this Order at which it may be sold to him by his supplier;
 - (b) if his supplier is not by this Order required to deliver free to him, the actual cost incurred by him in transporting the fruit from his supplier's shipping point to the city, town or village in which he has his place of business; and
 - (c) a markup not exceeding 25 per cent of his selling price.
- (2) The maximum price at which a retailer may sell at retail any grapes grown in Canada of a variety set forth in the Schedule hereto, purchased by him from a grower, licensed shipper or trucker at a price not exceeding the maximum price at which his supplier could have sold those grapes to a wholesale distributor, shall be the sum of the following:
 - (a) the maximum price at which his supplier could have sold those grapes to a wholesale distributor:
 - (b) if his supplier is not by this Order required to deliver free to him, the actual cost incurred by him in transporting the fruit from his supplier's shipping point to the city, town or village in which he has his place of business; and
 - (c) a markup not exceeding 30 per cent of his selling price.
- (3) If Canadian grown grapes are not sold by a retailer by the container in the original container in which they are packed when received by him, they shall be priced and sold by him on a per pound basis. When Canadian grown grapes are sold at retail by weight the maximum price per pound shall be determined by dividing the maximum retail price per original container as fixed by this Section by the net weight of the fruit in the original container in which the fruit is packed when received by the retailer.
- (4) For the purpose of determining the maximum price per pound of any Canadian grown grapes sold at retail by weight, the net weight of the fruit in the original container in which it is packed when received by the retailer shall be deemed to be the net weight for such container set forth in the following table:

TABLE

6 quart basket (flat packed) 7 lbs.
6 quart basket (open packed) . . . 8 lbs.
Other containers Actual net weight

MAXIMUM PRICES-IMPORTED FRUIT

- 12. (1) The maximum price at which any person may sell at retail any imported grapes of a variety set forth in the Schedule hereto purchased by him from a whole-sale distributor shall be the sum of the following:
 - (a) the actual price paid by him for the fruit but not exceeding the maximum price fixed by this Order at which it may be sold to him by his supplier according to the kind and capacity of the container in which it is packed when received by him;
 - (b) if his supplier is not by this Order required to deliver free to him, the actual cost of transporting the fruit from his supplier's shipping point to the city, town or village in which he has his place of business; and
 - (c) a markup not exceeding 25 per cent of his selling price.

- (2) The maximum price at which any person may sell at retail any grapes imported by him, of a variety set forth in the Schedule hereto, shall be the sum of the following:
 - (a) according to the kind and capacity of container in which the fruit is packed and sold, an amount equal to the maximum price at which a licensed shipper may sell f.o.b. his shipping point, to a wholesale distributor, fruit grown in Ontario of the same kind and variety packed in the same kind and capacity of container;
 - (b) an amount equal to the cost, including protective services, of transporting the fruit by freight in carload lots to the city, town or village in which his place of business is situated from Grimsby, Ontario; and
 - (c) a markup not exceeding 30 per cent of his selling price.
- (3) If imported grapes are not sold by a retailer by the container in the original container in which they are packed when received by him, they shall be priced and sold by him on a per pound basis When imported grapes are sold at retail by weight the maximum price per pound shall be determined by dividing the maximum retail price per original container as fixed by this Section by the net weight of the fruit in the original container in which the fruit is packed when received by the retailer. For the purposes of this Section the net weight of the fruit in the original container when received by the retailer shall be deemed to be the net weight
 - (a) stamped or marked on the container; or
 - (b) if not so stamped or marked, as shown on his supplier's invoice; or
 - (c) if neither so stamped or marked nor shown on his supplier's invoice, actually in the container when received by him.

Part VII—General Provisions

LISTED CONTAINERS

- 13. (1) Listed containers are those containers listed in the Schedule hereto and conforming with the requirements of The Fruits, Vegetables and Honey Act.
- (2) The maximum price fixed by this Order for any grapes in a listed container is on the basis of the container being well and properly filled according to the provisions of The Fruits, Vegetables and Honey Act. If any listed container is not well and properly filled the container shall be deemed to be an unlisted container and the maximum price shall be governed by Section 14.

SALES OF FRUIT IN UNLISTED CONTAINERS

- 14. (1) The maximum price at which any person may sell to any class of buyer any grapes in an unlisted container shall be determined on the basis of the maximum price fixed by this Order for sales to the same class of buyer of that variety of fruit packed in its base container according to the relationship which the net weight of the fruit in the unlisted container bears to the standard net weight of the fruit in its base container, cost of container included. For the purposes of this Section the base container for grapes shall be the 6 quart flat covered basket and the standard net weight thereof shall be deemed to be 7 lbs.
- (2) This Section does not apply to sales at retail except when the fruit is sold by the container in the original container in which it was packed when received by the seller. When the fruit is not sold in the unbroken original container but in smaller quantities Section 11 or Section 12 shall apply depending on the country of origin of the fruit.

SALES OF FRUIT RECEIVED ON CONSIGNMENT

15. The maximum price at which any person may sell to any class of buyer any grapes received by him on consignment shall be an amount equal to the maximum price at which he may sell to the same class of buyer fruit of the same kind and variety and packed in the same kind and capacity of container purchased by him from the person who consigned the grapes to him.

PROTECTIVE SERVICES AND PRE-COOLING

16. The maximum prices fixed by this Order for sales of Canadian grown grapes do not include the cost of pre-cooling and protective services necessary to protect shipments of such fruit while in transit. When it is necessary to pre-cool any shipment of such grapes and/or to use any customary protective service to protect such fruit while in transit, the maximum price at which any person may sell such fruit to any class of buyer shall be an amount equal to the maximum price fixed by the other provisions of this Order on sales by him of such fruit to that class of buyer PLUS the actual cost of such pre-cooling and/or protective service but not exceeding the standard or customary charge for the same.

Part VIII-Records of Sales and Purchases

SALES INVOICES

- 17. (1) On every sale of grapes other than a sale at retail the seller shall at the time of delivery of the fruit furnish the buyer with an invoice showing the name and identifying address of the seller and the buyer, the date of sale, the quantity sold, the kind and capacity of the container, the variety of the fruit and any protective service or pre-cooling charge lawfully made and the price charged.
- (2) Every such seller shall keep a duplicate copy of each invoice furnished by him as required by this Section.

RECORDS OF PURCHASES

18. Every wholesale distributor, trucker and retailer, immediately upon receipt by him of any grapes purchased by him, shall make a written record at the place of business at which he receives the fruit showing the date of purchase, the name and identifying address of his supplier, the kind and capacity of the containers, the variety of the fruit, the transportation, protective service and pre-cooling charges, if any, and the actual price paid. However, if such person keeps the copy of the invoice he receives from his supplier in accordance with Section 17 he need not keep any other record of the particulars of sale on that invoice.

INSPECTION OF RECORDS AND INVOICES

19. Every record and invoice which a seller of grapes is required by this Order to make and keep shall be kept by him available for inspection by any authorized representative of the Board at any time within twelve months of the date of the transaction to which it relates.

SALES SLIPS ON SALES AT RETAIL

20. Every person who sells grapes at retail shall upon request of the buyer furnish him with a sales slip showing the date of sale, the seller's name and address, the kind and capacity of container, the quantity and the price of the fruit sold.

Dated at Ottawa this 2nd day of September, 1944.

E. J. CHAMBERS,

Administrator of Fresh Fruit and

Vegetables.

APPROVED:

D. GORDON,

Chairman, Wartime Prices and Trade Board.

SCHEDULE TO ADMINISTRATOR'S ORDER No. A-1344

Maximum Prices, for Sales of Labrusca Type Grapes

BY GROWERS

- (1) To licensed shippers, wholesale distributors, and truckers, to any retailer operating a central warehouse separate from his retail outlet or outlets who takes delivery at such warehouse, and to any person who buys in carload lots, are listed in Column 1;
- (2) To any class of buyer other than those referred to in (1) above, and (3) below are listed in Column 2; and
 - (3) To consumers are listed in Column 3.

Note: All prices in this Schedule are f.o.b. the seller's farm or country shipping point. All closed (covered) packages must be well and properly filled, according to the provisions of The Fruits, Vegetables and Honey Act. The open (uncovered) 6-quart basket must contain at least 8 pounds of grapes, net weight.

GRAPES GROWN IN ONTARIO

, Package		Column 1 Column 2		Column 3	
		(do	llars per pack	age)	
All Red Varieties	11-qt. flat or open	.65 1.95 .36	\$.45 .74 2.23 .41 .69 2.06	\$ 67	1.00 2.97 .55 .92 2.75

GRAPES GROWN IN BRITISH COLUMBIA

ž		(ce	nts per packa	ge)
All Red VarietiesBlack Roger Variety (when		46	∠ 53	71
	6-qt. flat or open	46	53	71
	6-qt. flat or open		53 49	71 65
	•			

WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-1345

Maximum Prices of Certain Imported Fruit and Vegetables

Under powers given by the Wartime Prices and Trade Board to the Administrator of Fresh Fruit and Vegetables, it is hereby ordered on behalf of the Board as follows:

1. The Schedule to Administrator's Order No. A-1091 as amended is hereby further amended by adding as item 55 thereof, the following:

	Column 1,	Column 2	Column 3
"Kind of Product	Wholesale Distribu- tors	Direct Carlot Buying Retailers	Other Retailers
	per cent	per cent	per cent
Vinifera type grapes	15	35	30''

2. This Order comes into force on September 5, 1944.

Dated at Ottawa this 2nd day of September, 1944.

E. J. CHAMBERS, Administrator of Fresh Fruit and Vegetables.

APPROVED:

D. GORDON.

Chairman, Wartime Prices and Trade Board.

VOLUME III, No. 11



SEPTEMBER 18, 1944

CANADIAN WAR ORDERS AND REGULATIONS 1944

Published under authority of Order in Council P.C. 10793 of 26th November, 1942

STATUTORY ORDERS AND REGULATIONS DIVISION
PRIVY COUNCIL OFFICE

OTTAWA
EDMOND CLOUTIER
PRINTER TO THE KING'S MOST EXCELLENT MAJESTY
1944

1944



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PART I

Orders in Council

Order in Council proclaiming Revision No. 53 of the List of Specified Persons

P.C. 6937

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 5th day of September, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Acting Secretary of State of Canada, with the concurrence of the Secretary of State for External Affairs, the Minister of National Revenue and the Minister of Trade and Commerce, reports that it is deemed expedient to make certain additions and amendments to the List of Specified Persons proclaimed under Order in Council P.C. 519 dated the seventh day of February, 1940, and subsequent Orders in Council approved from time to time;

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Acting Secretary of State, with the concurrence aforesaid, and under and by virtue of the War Measures Act, chapter 206, Revised Statutes of Canada, 1927, is pleased to order and doth hereby order that a Proclamation be issued and published in the Canada Gazette amending, as of the date of publication thereof, the List of Specified Persons aforementioned as follows:—

(a) by inserting the names and addresses specified in Part I of the Annex hereto;

(b) by deleting the names and addresses specified in Part II of the Annex hereto;

(c) by making the amendments specified in Part III of the Annex hereto; the Proclamation issued hereunder to be designated as Revision No. 53 of the List of

Specified Persons.

His Excellency in Council is further pleased, hereby, to direct that it shall be declared in such a Proclamation that, notwithstanding anything contained in Order in Council P.C. 519 of the seventh day of February, 1940, or in the Proclamation of the seventh day of February, 1940, issued pursuant thereto, the persons whose names are set forth in the said Part I of the Annex hereto shall be deemed, for the purposes of the Revised Regulations Respecting Trading with the Enemy (1943), to be and to have been enemies only from and including the date of such Proclamation issued hereunder.

A. D. P. HEENEY, Clerk of the Privy Council.

Order in Council appointing Clayton F. Elderkin as Controller of the business and undertaking of Bloctube Controls of Canada, Limited

P.C. 7037

AT THE GOVERNMENT HOUSE AT OTTAWA

FRIDAY, the 8th day of September, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Department of Munitions and Supply has placed orders with Bloctube Controls of Canada Limited (hereinafter called "the Company"), a Company having a place of business in the City of Montreal, Quebec, for the manufacture of Control Boxes required in the production of Lancaster Aircraft;

And whereas Section 13 of the Department of Munitions and Supply Act contains provisions which are designed to ensure that the profits received by a Contractor under a munitions contract, as defined therein, shall not be excessive and empowers the Minister of Munitions and Supply, inter alia, in cases where he is satisfied that the price paid and payable to a Contractor under a munitions contract contains an unreasonable profit, to direct the Contractor to renegotiate the contract price and to direct the Contractor to pay to the Receiver-General of Canada any amount received by the Contractor which, in the opinion of the Minister, represents an unreasonable profit;

And whereas the orders placed with the Company as aforesaid are munitions

contracts, within the meaning of Section 13 of the said Act;

And whereas the Minister of Munitions and Supply has reason to believe that the prices paid or payable to the Company under the said orders do contain an unreasonable profit;

And whereas the Minister is advised that approximately 75 per cent of the capital stock of the Company was owned by one shareholder, recently deceased, and that there is some doubt in respect to his testamentary disposition thereof and as to the

persons in whom the same and the control of the Company will now vest;

And whereas the Minister is further advised that in view of the present uncertainty as to the control and management of the Company and of its financial position, it is doubtful whether the Company can continue to manufacture the said Control Boxes unless it is provided with proper supervision of its affairs and operations;

And whereas the said Control Boxes are urgently required for the completion of

the said Lancaster Aircraft;

And whereas the Minister is of the opinion, having regard to the foregoing, that it is desirable and in the public interest that a Controller should be appointed to manage, operate and carry on the business, undertaking, affairs and operations of the Company and to supervise and control its finances and financial transactions, and that Clayton F. Elderkin of the City of Montreal, Chartered Accountant, is a fit and proper person to act as such Controller;

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Munitions and Supply and under and by virtue of the powers conferred by the War Measures Act and the Department of Munitions

and Supply Act, is pleased to order and doth hereby order,-

1. That Clayton F. Elderkin of the City of Montreal, Chartered Accountant, be and he is hereby appointed Controller of the business, undertaking, affairs and operations of the Company, with the powers and authorities hereinafter set forth;

- 2. That the Controller shall have the custody and control of the undertaking and all the property and assets of the company and shall have the power and authority, in the name and on behalf of the Company, to manage, operate and carry on the business, undertaking, affairs and operations of the Company, and without limiting the generality of the foregoing, the Controller shall have power and authority in the name or on behalf of the Company to—
 - (a) bring or defend any action, suit or other legal proceeding, civil or criminal;
 - (b) draw, accept, make, endorse, discount, execute and issue promissory notes, bills of exchange, bills of lading, warrants, and other negotiable or transferable instruments;
 - (c) borrow any sum or sums of money which, in the opinion of the said Controller, is or are required for the carrying on of the business operations and undertaking of the Company and give security therefor on all or any part of the property and assets of the Company;

(d) enter into contracts and execute deeds and other documents relating to the carrying on of the business and operations of the Company and for such

purposes use, when necessary, the seal of the Company;

(e) exercise the powers, authorities and rights which but for the provisions of this order would have been exercisable by the Board of Directors of the Company; and

(f) do and execute all such other things as are necessary, advisable or expedient for the management, operation and carrying on of the business, undertaking,

affairs and operations of the Company;

- 3. That the Controller shall exercise the foregoing powers and authorities subject to such instructions and directions, if any, as the Minister of Munitions and Supply may from time to time see fit to give, provided, however, that all acts and things done by the Controller hereunder shall, whether or not in contravention of such instructions or directions, be binding upon the Company and all persons are invited to act accordingly;
- 4. That the Controller shall be paid such remuneration as shall be determined by the Minister to be fair and reasonable, and also his out-of-pocket expenses, all of which shall be a charge upon the operations of the Company, and that the Controller shall have full power and authority to employ such assistants to aid him in the carrying out of his duties hereunder as in the opinion of the Controller shall seem desirable, and to pay such assistants such remuneration as to the Controller shall seem fair and reasonable, and such remuneration shall likewise be a charge upon the operations of the Company;
- 5. That the Controller shall continue to be Controller of the business, undertaking, affairs and operations of the Company until his appointment as such is revoked by His Excellency the Governor General in Council and the powers and authorities hereinbefore conferred upon the Controller may be exercised at any time and from time to time until varied or revoked by His Excellency the Governor General in Council;
- 6. That until revocation of the Controller's appointment as aforesaid, and except to the extent that the Controller may otherwise direct, neither the Board of Directors nor the Shareholders of the Company, shall be entitled directly or indirectly to manage, operate, carry on, control or supervise the management, operation or carrying on of the business, undertaking, affairs and operations of the Company, and without limiting the generality of the foregoing:—
 - (a) the Company shall have no power to spend or borrow money or make commitments or incur liabilities or mortgage, charge, hypothecate or pledge any of its property, whether existing at the date hereof, or subsequently acquired, except with the general or specific authorization in writing of the Controller, and
 - (b) no cheques, notes or other bills of exchange, or other negotiable instruments, shall be issued by the Company, or if issued, shall be valid, unless countersigned by or on behalf of the Controller, and
 - (c) the Company shall have no power, except with the general or specific authorization in writing of the Controller, to bring, defend, settle, compromise, abandon or consent to judgment in any action, suit or other legal proceeding, other than any action, suit or proceeding by or against His Majesty;
- 7. That the Controller in exercising the powers and authorities hereby conferred upon him, shall be deemed to be acting as the agent of the Company, except that he shall not be subject to any direction or control on the part of the Company or its officers;
- 8. That the Controller and any person acting for or on behalf of or under the authority of the Controller shall not be or become personally liable to any person (including the Company, its creditors and/or shareholders) for anything done or omitted in the exercise or purported exercise of any power or authority from time to time vested in or conferred upon the Controller;
- 9. That any person interfering with the exercise by the Controller of any of the powers, authorities and rights herein conferred upon the Controller or violating any of the provisions of this Order shail be liable upon summary conviction to a fine of not exceeding Five thousand dollars (\$5,000) or imprisonment for a term not exceeding five years or to both fine and imprisonment;

The making of this Order and the granting of the powers conferred upon the Controller hereby appointed are deemed to be advisable for the security, defence,

peace, order and welfare of Canada, having regard to the existence of the present state of war, the necessity hereby occasioned of obtaining continuous production of the Control Boxes, and the necessity of ensuring in the National interest that the profits derived by contractors under munitions contracts shall not be excessive.

A. D. P. HEENEY, Clerk of the Privy Council.

Order in Council authorizing the payment of drawback of customs duty, war exchange, sales and excise taxes re goods purchased by departments of the Government of Canada with Mutual Aid Funds.

P.C. 59/7093

Certified to be a true copy of a minute of a Meeting of the Treasury Board, approved by His Excellency the Governor General in Council, on the 13th September, 1944.

The Board had under consideration a memorandum from the Honourable the Minister of Finance, concurred in by the Honourable the Minister of Munitions and Supply and the Honourable the Minister of National Revenue, as follows:—

"Whereas it has been the policy of the Government of Canada to pay customs duty, war exchange tax, sales tax and excise taxes, on goods imported or purchased in Canada for its own use, and whereas this policy has been continued in respect of purchases of goods for export, paid for with funds appropriated for Mutual Aid;

Whereas all of the goods purchased with Mutual Aid funds will be exported and as drawbacks are now being paid, and excise taxes exempted, in respect of goods exported, except in the case of Canadian Government purchases, it is deemed expedient to provide authority under which the Department of National Revenue can pay drawbacks of customs duty, war exchange tax, sales and excise taxes in respect of goods purchased by departments of the Government of Canada with Mutual Aid funds, and permit exemption from sales and excise taxes in respect of such goods.

The Undersigned has, therefore, the honour to recommend that, under authority of Section 3 of the War Measures Act, in cases where goods are or have been purchased by the Canadian Government and payment therefor is or is to be made from funds of Mutual Aid appropriations, and delivery therefor is made on or after April 1, 1944, authority be granted for the payment of drawback of any customs duty, war exchange tax, sales tax and excise taxes paid on such goods and for the remission or refund of the sales and excise taxes paid or payable in respect of such goods, provided that, in cases where drawback is payable, the Minister of National Revenue is hereby granted authority to pay such drawback either by the standard method of procedure or by payment of a specific amount per unit or a percentage of the contract unit price, whichever he may deem expedient, to be determined by such studies or investigations as may seem to him necessary in this regard."

The Board concur in the above report and recommendation, and submit the same for favourable consideration.

A. D. P. HEENEY, Clerk of the Privy Council.

PART II

Miscellaneous Administrative Orders

DEPARTMENT OF NATIONAL REVENUE

WM No. 102

Supplement No. 4

MEMORANDUM

CUSTOMS DIVISION

OTTAWA, 7th September, 1944.

To Collectors of Customs and Excise, and others concerned:

Prohibited Imports

The Minister of National Revenue has authorized the issuance of General Permit No. G-2403 for the importation from the United Kingdom of the clothing, wearing apparel and articles made from cotton and other textile fibres enumerated in Memorandum WM No. 102.

This general permit is issued in a single copy which is retained in the Department, the number of which is to be endorsed on all relative import documents.

P. L. YOUNG,

Acting Ass't. Deputy Minister of National Revenue, for Customs

Series D No. 47

T.C. 167, Revised

MEMORANDUM

CUSTOMS AND EXCISE DIVISIONS

Ottawa, 5th September, 1944.

To Collectors of Customs and Excise, and others concerned:

Tariff Change by Order in Council

Effective the 1st April, 1944, the following goods are exempt from the War Exchange Tax:

- (a) Goods entitled to entry under tariff Items 386 (c), 408, 442, 442b, 442c, 458 and 502c:
- (b) Engines or boilers and complete parts thereof, n.o.p., when imported for use in the manufacture of agricultural implements and agricultural machinery or in the manufacture of parts therefor (ex Item 428c);
- (c) Hub and wagon blocks, rough hewn, or sawn only, when imported for use in the manufacture of agricultural implements, agricultural machinery or farm wagons, or in the manufacture of parts therefor;
- (d) Felloes of hickory or oak, not further manufactured than rough sawn or bent to shape, when imported for use in the manufacture of agricultural implements, agricultural machinery or farm wagons, or in the manufacture of parts therefor;
- (e) Spokes of hickory or oak, not further manufactured than rough turned, and not tenoned, mitred or sized, when imported for use in the manufacture of agricultural implements, agricultural machinery, or farm wagons, or in the manufacture of parts therefor;

(f) Articles and materials which enter into the cost of manufacture of the goods enumerated in Tariff Items 409h, 409i, 409l, and 409m when imported for use in the manufacture of the goods enumerated in the aforesaid tariff items or in the manufacture of parts therefor.

Memorandum Series D No. 47, T.C. 167 is hereby cancelled.

P. L. YOUNG, Acting Ass't. Deputy Minister of National Revenue, for Customs

(P.C. 6651, 22/8/44—Authority War Measures Act.)

PART III

Wartime Prices and Trade Board

Finance

GOVERNMENT NOTICE RS-13

Respecting Repayment of Subsidies

COMMODITY PRICES STABILIZATION CORPORATION LTD.

EFFECTIVE SEPTEMBER 1, 1944

NOTICE is hereby given that Items 2, 3 and 13, of Government Notice RS-1 respecting repayment of subsidies, published in Canadian War Orders and Regulations 1943, Volume III, No. 12, of September 27, 1943, are rescinded.

TAKE NOTICE that Item 1 of Government Notice RS-5 respecting repayment of subsidies, published in Canadian War Orders and Regulations 1944, Volume 1, No. 3 of January 24, 1944, is rescinded.

TAKE NOTICE that the classes and kinds of goods described hereunder have been and are hereby designated as "subsidized goods" for the purpose of Order in Council P.C. 5518 of July 16, 1943, respecting repayment of subsidies.

FURTHER TAKE NOTICE that the amounts of subsidy involved in such classes and kinds of goods have been and are hereby determined, declared and specified to be the amounts respectively described opposite such classes and kinds of goods as follows:—

CLASSES AND KINDS OF GOODS

AMOUNT OF SUBSIDY REPAYMENT

Per dozen containers

		J. U.	. 0.0110111	O O LL OULLL	02.0	
1. Canned Vegetables 14 oz.	16 oz.	20 oz.	26 oz.	28 oz.	48 oz.	105 oz
(a) Tomatoes—Fancy, Choice or			***			
Standard				13c		46c
(b) Tomato Juice—Fancy or Choice		$3\frac{1}{2}c$	$4\frac{1}{2}c$	4½c	7c .	14c
(c) Peas—All Sieves and Ungraded						
-Fancy, Choice or Standard	5c	5c				17c
(d) Corn—Fancy, Choice or	. ,					
Standard 5c	5c	5c				19c
(e) Green and Wax Beans—Fancy,				4		
Choice or Standard	15c	15c				65c
						/
2. Canned Fruits		Per	dozen co	ontainer	S	
		16 oz.	20 oz.	28 c	Z.	105 oz.
(a) Peaches—Fancy, Choice or Standard.		35c	40c	55	c -	\$2.15
(b) Peaches—Pie, Solid Pack						\$1.80
(c) Bartlett Pears—Fancy, Choice or Star		45c	55c	75	С	\$2.85
(d) Clapp Favorite and Flemish Pears—F						
Choice or Standard		39c	48c	63	С	\$1.95
(e) Kieffer Pears—Fancy, Choice or Sta		33c	40c	53	C	\$1.55
(f) Pears—Pie, Solid Pack		000	1			\$1.70
(g) Plums—Choice or Standard		26c	33c	41	c	\$1.20
(h) Prune Plums—Fancy, Choice or Star		-36c	43c	54		\$1.70
(i) Apricots—Fancy, Choice or Standar		42c	48c	66		\$2.57
		120	400	00		\$2.20
(j) Apricots—Pie, Solid Pack		14c	17c	24	0	\$.92
(k) Cherries		140	110	24	0	W. O.

3. Jams and Jellies (a) All Types	2c per pound (12 fluid oz.)
4. Frozen Fruits (a) Cherries—Sour Pitted	
5. Marmalade (a) All Types	1c per pound (12 fluid oz.)
6. Soap and Shortening	10% of invoice value.
Dated at Ottawa this 28th day of August,	1944.

COMMODITY PRICES STABILIZATION CORPORATION LTD.

Per: H. B. McKINNON, President.

Administrators' Orders

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1316

Manufacturers' and Wholesalers' Prices for Hardwood Lumber in Canada, except the Vancouver Forest District

Under powers given by Wartime Prices and Trade Board to the Timber Administrator, it is hereby ordered on behalf of the Board as follows:—

Interpretation

- 1. For the purposes of this Order,
- (a) "grade" means the series of grades of lumber as defined in the rules of the National Hardwood Lumber Association, Chicago, Illinois, U.S.A., dated the 1st day of January, 1944.
- (b) "hardwood lumber" means lumber cut from the stump in any part of Canada except the Vancouver Forest District, and produced from brown or black ash, basswood, butternut, beech, birch, cherry, hickory, oak, sycamore, hard or soft maple and soft elm, excluding that variety of soft elm commonly known as "swamp elm;"
- (c) "point of shipment" means the point at which the lumber is loaded by the lumber manufacturer on railway freight cars for shipment to the wholesaler, retailer or consumer;
- (d) "wholesaler" means any person engaged in the business of selling lumber otherwise than at retail;
- (e) "Vancouver Forest District" means all that part of the Province of British Columbia outlined on a map issued by the Department of Lands of the said Province, dated March 31, 1937 (Reprint April, 1942).

Maximum Manufacturers' and Wholesalers' Prices Fixed

- 2. (1) Except as provided in Subsection (3) of this Section, the maximum price at which any lumber manufacturer, or any wholesaler, may sell or offer for sale at wholesale, or any person may purchase at wholesale, any hardwood lumber for delivery to a wholesaler, retailer or consumer in any part of Canada except the Vancouver Forest District, shall be the price shown in the Schedule, to this Order, which price shall be f.o.b. car at point of shipment unless the hardwood lumber is delivered by truck at the consumer's plant on the specific request of such consumer when the price shall be f.o.b. truck at the manufacturer's mill.
- (2) Except as provided in Subsection (3) of this Section, the maximum price at which any lumber manufacturer, or any wholesaler may sell or offer for sale at wholesale, or any person may purchase at wholesale, any combination of grades of hardwood lumber which has not been graded, tallied and invoiced separately according to the grades set out in the Schedule to this Order, shall be the price for the lowest grade contained in the combination, unless
 - (a) the seller accepts the grading made by the purchaser, in which case the maximum price may be charged for the grades determined by the purchaser as set out in the Schedule to this Order; or
 - (b) the lumber manufacturer submits a statement to the Timber Administrator showing that he did not produce more than a total of fifty thousand feet board measure of hardwood in the previous calendar year, and such lumber manufacturer also receives approval in writing of the proposed selling price from the Timber Administrator, or his representatives, before the shipment of any lumber.

- (3) The maximum prices as set out in the Schedule to this Order may be increased by a sum not exceeding \$4 per thousand feet board measure, where the total weight of hardwood lumber ordered at any one time by a retailer or consumer is less than minimum carload weight.
- (4) No lumber manufacturer or wholesaler shall ship or deliver, and no person shall authorize shipment or accept delivery from a lumber manufacturer or wholesaler, of any lumber produced from white ash or rock elm under any agreement heretofore or hereafter made for the purchase or acquisition of any such lumber, unless the Timber Administrator has approved, in writing, of such agreement including the sale price.

Special Sizes and Selections of Lumber

- 3. (1) When any hardwood lumber is sawn to sizes, other than those sizes designated in the Schedule to this Order, such hardwood lumber shall not be sold until the price has been fixed upon application made to the Timber Administrator.
- (2) Without a permit in writing from the Timber Administrator, no lumber manufacturer or wholesaler shall sell or offer for sale at wholesale, and no person shall purchase at wholesale, any hardwood lumber, specially selected for colour, grain, width, length, or grade, at prices in excess of the prices set out in the Schedule to this Order.

Basic Period Practice to be Observed

4. Manufacturers and Wholesalers shall pile and sort hardwood lumber in conformity with standard practices during the basic period, and, unless any hardwood lumber is ordered in specified widths, the seller shall supply a fair and reasonable proportion of all the widths developing in the manufacture.

Invoices To Show Particulars of Lumber Sold

5. Every person selling hardwood lumber, white ash and rock elm at wholesale shall complete, in duplicate, an invoice covering each such sale made by him, stating therein the point of shipment and full particulars of the species, sizes, and grades of hardwood lumber sold, and the price or prices charged therefor, and shall keep on file one copy of each invoice, and shall deliver the other copy to the purchaser.

Previous Administrator's Order Revoked

6. Administrator's Order No. A-1028, dated the 14th day of December, 1943, is revoked.

Effective Date

7. This Order shall be effective on and after the 21st day of August, 1944.

Dated at Ottawa, this 10th day of August, 1944.

A. H. WILLIAMSON.

Timber Administrator.

APPROVED:

D. GORDON.

Chairman, Wartime Prices and Trade Board.

Note.—Sub-section 4 of Section 7 of the Wartime Prices and Trade Board Regulations reads in part as follows:—

"Wherever a maximum price has been fixed for any goods or services every seller shall continue to allow any difference in price which he has during the basic period or customarily allowed to different classes of buyers or for different quantities or under different conditions of sale, and which result in a lower net price per unit of goods or services."

SCHEDULE

TO ADMINISTRATOR'S ORDER NO. A-1316

MAXIMUM MANUFACTURERS' AND WHOLESALERS' PRICES FOR HARDWOOD LUMBER

All prices set out hereunder refer to one thousand feet board measure.

Thickness Quarter Inches	Ash, Brown or Black	Bass- wood, Butter- nut	Beech	Birch	Cherry Hickory, Oak, Sycamore	Hard Maple	Soft Maple, Soft Elm, excluding Swamp Elm	
	Grade: F.A.S. (Firsts and Seconds Combined)							
4/4	\$ 93.00 96.00 98.50 101.00	\$ 90.00 93.00 95.00 102.00 120.00	\$ 80.00 85.00 87.00 95.00	\$93.00 96.00 98.50 101.00	\$103.00 106.00 108.50 111.00 118.00	\$ 86.00 91.00 93.00 101.00	\$ 81.00 86.00 88.00 91.00	
10/4	108.00 114.00	$\begin{array}{c} 120.00 \\ 126.00 \\ 145.00 \end{array}$	105.00 110.00	108.00 114.00 131.00	124.00 130.00 147.00	111.00 116.00 131.00	101.00	
	Grade: No. 1 Common and Selects							
4/4 5/4 6/4 8/4 9/4 10/4 12/4 16/4	55,00 61,00 63,00 68,00 81,00 84,00	58.00 63.00 65.00 75.00 88.00 91.00 118.00	52.00 58.00 62.00 67.00 90.00 95.00	55.00 61.00 63.00 67.00 80.00 83.00 107.00	75.00 78.00 80.00 84.00 97.00 100.00 103.00 127.00	52.00 58.00 62.00 67.00 90.00 95.00 105.00	50.00 55.00 57.00 60.00 75.00 75.00	
	Grade: No. 2 Common							
4/45/46/48/49/410/412/416	35.00 38.00 38.00 42.00	35.00 37.00 39.00 42.00 48.00 48.00 53.00 70.00	32.00 35.00 35.00 37.00	35.00 38.00 38.00 42.00 48.00 53.00 70.00	55.00 58.00 62.00 66.00 72.00 77.00 94.00	32.00 35.00 35.00 37.00 - 48.00 53.00 70.00	32.00 35.00 35.00 37.00 - 48.00 53.00	
20/ 21	Grade: No. 3 Common							
4/4. 5/4. 6/4. 8/4. 9/4. 10/4. 12/4. 16/4.	20.00 22.00 22.00 23.00	24.00 - 32.00 32.00 37.00	20.00 22.00 22.00 23.00	24.00 26.00 26.00 27.00 - 32.00 37.00 43.00	35.00 37.00 38.00 39.00 - 44.00 49.00 55.00	20.00 22.00 22.00 23.00 32.00 37.00 43.00	23.00 25.00 25.00 26.00 - 32.00 37.00	

For No. 1 Selected White Hard Maple ADD \$20.00 to the above prices for Hard Maple. For Hard Maple free from mineral streak ADD 10% to the above prices for Hard Maple.

For Specially Selected Widths of hardwood lumber ordered by the buyer the following amounts may be added to the above prices:

No. 1 Common and Selects, 4/4 x 5 and 6" and wider, 8" and longer in length	\$3.00
No. 2 Common, 4/4 x 5 and 6" and wider, 8' and longer in length	3.00
No. 1 Common and Selects, 4/4 x 5 and 6" and wider, 4' and longer in length	2.00
No. 2 Common, $4/4 \times 5$ and $6''$ and wider, $4'$ and longer in length	2.00
Firsts and Seconds combined, any thickness x 7" and wider, 8' and longer in length	6.00
No. 1 Common and Selects, any thickness x 7" and wider, 4' and longer in length	6.00
Firsts and Seconds combined, any thickness x 8" and wider, 8' and longer in length	12.00
No. 1 Common and Selects, any thickness x 8" and wider, 4" and longer in length	12.00
Firsts and Seconds combined, any thickness x 9" and wider, 8" and longer in length	20.00
No. 1 Common and Selects, any thickness x 9" and wider 4' and longer in length	20.00
Firsts and Seconds combined, any thickness x 10" and wider, 8' and longer in length	25.00
No. 1 Common and Selects, any thickness x 10" and wider, 4' and longer in length.	25.00

For any hardwood lumber which has been kiln-dried, the charges for kiln-drying in effect during the basic period (September 15—October, 11, 1941) may be added to the above prices.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1346

Fabric Labels

Under powers given by the Wartime Prices and Trade Board to the Cotton Administrator, it is hereby ordered as follows:—

- 1. Administrator's Order No. A-768, which restricted the colours and widths in which fabric labels were permitted to be manufactured, is revoked.
- 2. This Order shall be effective on and after September 11, 1944. Dated at Ottawa, this 8th day of September, 1944.

J. H. F. TURNER, Cotton Administrator.

APPROVED:

D. GORDON,

Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1347

Laces

Under powers given by the Wartime Prices and Trade Board to the Co-ordinator of Textiles and Clothing, it is hereby ordered as follows:—

1. Administrator's Order No. A-769, which restricted the manufacture and packaging of laces, is revoked.

2. This Order shall be effective on and after September 11, 1944.

Dated at Ottawa, this 8th day of September, 1944.

F. B. WALLS, Co-ordinator of Textiles and Clothing.

APPROVED:

D. GORDON,

Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1348

Revocation of Administrator's Orders Numbers A-131, A-134, A-165, A-266, A-305 and A-559

Under powers given by the Wartime Prices and Trade Board to the Administrator of Furniture and Brushes, it is hereby ordered as follows:

- 1. The following Administrator's Orders are hereby revoked:
- (a) Administrator's Order No. A-131, respecting Furniture;
- (b) Administrator's Order No. A-134, respecting School Furniture;
- (c) Administrator's Order No. A-165, respecting Caskets;
- (d) Administrator's Order No. A-266, respecting Novelty Furniture;
- (e) Administrator's Order No. A-305, as amended, respecting Venetian Blinds; and
- (f) Administrator's Order No. A-559, respecting Office Furniture.
- 2. This Order comes into force on September 11, 1944.

Dated at Ottawa, this 8th day of September, 1944.

JAMES E. FERGUSON, Administrator of Furniture and Brushes.

APPROVED:

D. GORDON, Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1349

Asbestos Products

Under powers given by the Wartime Prices and Trade Board to the Administrator of Asbestos and Asbestos Products, it is hereby ordered as follows:

- 1. Administrator's Order No. A-209, as amended, which restricted the manufacture and sale of certain asbestos products, is hereby revoked.
 - 2. This Order comes into force on September 11, 1944.

Dated at Ottawa, this 8th day of September, 1944.

LORNE BAIN,
Administrator of Asbestos and
Asbestos Products.

APPROVED:

D. GORDON, Chairman, Wartime Prices and Trade Board.

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WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1350

Revocation of Administrator's Orders Numbers A-185 and A-962

Under powers given by the Wartime Prices and Trade Board to the Administrator of Farm and Construction Machinery and Municipal Service Equipment, it is hereby ordered as follows:

- 1. The following Administrator's Orders are hereby revoked:
- (a) Administrator's Order No. A-185, respecting The Exhibition of Farm Machinery; and
- (b) Administrator's Order No. A-962, as amended, respecting Simplification and Standardization of Pumps.
- 2. This Order comes into force on September 11, 1944.

Dated at Ottawa, this 8th day of September, 1944.

H. H. BLOOM,
Administrator of Farm and Construction
Machinery and Municipal Service
Equipment.

APPROVED:

D. GORDON, Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1351

Revocation of Administrator's Orders Numbers A-1142 and A-1302

Under powers given by the Wartime Prices and Trade Board to the Administrator of Upholstered and Metal Furniture and Bedding, it is hereby ordered as follows:

- 1. The following Administrator's Orders are hereby revoked:
- (a) Administrator's Order No. A-1142, respecting Metal Furniture, Upholstered Furniture, Bedding and Parts; and
- (b) Administrator's Order No. A-1302, respecting Bedding Equipment.
- 2. This Order comes into force on September 11, 1944.

Dated at Ottawa, this 8th day of September, 1944.

A. C. GUTHRIE,
Administrator of Upholstered and
Metal Furniture and Bedding.

APPROVED:

D. GORDON, Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1352

Steel Shafts in Golf Clubs, Ski Poles, Badminton Rackets and Fishing Rods

Under powers given by the Wartime Prices and Trade Board to the Administrator of Sundry Items N.O.P., it is hereby ordered as follows:

- 1. Administrator's Order No. A-347, which restricted the manufacture of steel shafts in golf clubs, ski poles, badminton rackets and fishing rods, is hereby revoked.
 - 2. This Order comes into force on September 11, 1944.

Dated at Ottawa, this 8th day of September, 1944.

G. P. SABISTON, Administrator of Sundry Items N.O.P.

APPROVED:

D. GORDON,

Chairman, Wartime Prices and Trade' Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1353

Revocation of Administrator's Orders Numbers A-579, A-976, A-977 and A-1042

Under powers given by the Wartime Prices and Trade Board to the Co-ordinator of Capital Equipment and Durable Goods, it is hereby ordered as follows:

- 1. The following Administrator's Orders are hereby revoked:
- (a) Administrator's Order No. A-579 as amended, respecting The Use of Metal in the Manufacture and Assembly of Certain Goods;
- (b) Administrator's Order No. A-976, respecting The Use of Certain Metals;
- (c) Administrator's Order No. A-977, respecting The Use of Secondary Aluminum, Remelted Aluminum or Aluminum Scrap; and
- (d) Administrator's Order No. A-1042, respecting The Use of Steel Pipe.
- 2. This Order comes into force on September 11, 1944.

Dated at Ottawa, this 8th day of September, 1944.

H. H. FOREMAN, Co-ordinator of Capital Equipment and Durable Goods.

APPROVED:

D. GORDON,

Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1354

Revocation of Administrator's Orders Numbers A-215, A-232, A-406, A-506, A-510, A-607, A-610, A-767, A-840 and A-1026

Under powers given by the Wartime Prices and Trade Board to the Administrator of Capital Equipment and Electrical Products, it is hereby ordered as follows:

- 1. The following Administrator's Orders are hereby revoked:
- (a) Administrator's Order No. A-215, respecting Economies in the Use of Steel Tanks;
- (b) Administrator's Order No. A-232, respecting Standardization and Simplification in the Manufacture and Packaging of Electrical Tapes;
- (c) Administrator's Order No. A-406, as amended, respecting Storage Batteries;
- (d) Administrator's Order No. A-506, respecting Portable Chain Hoists and Trolleys;

- (e) Administrator's Order No. A-510, respecting Flexible Cords;
- (f) Administrator's Order No. A-607, as amended, respecting Incandescent, Fluorescent and Other Electric Discharge Lamps;
- (g) Administrator's Order No. A-610, as amended, respecting Small Electrical Appliances;
- (h) Administrator's Order No. A-767, respecting Elevators;
- (i) Administrator's Order No. A-840, respecting Incandescent Lighting Fixtures;
- (j) Administrator's Order No. A-1026, respecting Sectional Switch and Outlet Boxes.
- 2. This Order comes into force on September 11, 1944.

Dated at Ottawa, this 8th day of September, 1944.

M. C. LOWE,

Administrator,
Capital Equipment and Electrical Products.

APPROVED:

D. GORDON, Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1355

Revocation of Administrator's Orders Numbers A-371, A-692, A-735 and A-756

Under powers given by the Wartime Prices and Trade Board to the Administrator of Office Machinery, Equipment and Supplies, it is hereby ordered as follows:

- 1. This Order comes into force on September 11, 1944.
- 2. The following Administrator's Orders are hereby revoked:
- (a) Administrator's Order No. A-371, respecting Wood Pencils and Penholders;
- (b) Administrator's Order No. A-692, respecting Identification Tags;
- (c) Administrator's Order No. A-735,, respecting Typewriter Ribbons and Carbon Paper; and
- (d) Administrator's Order No. A-756, respecting Writing Inks.

Dated at Ottawa, this 8th day of September, 1944.

F. S. KASZAS.

Administrator of Office Machinery, Equipment and Supplies.

APPROVED:

D. GORDON,

Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1356

Revocation of Administrator's Orders Numbers A-87, A-126, A-277, A-278, A-287, A-348, A-349, A-350, A-351, A-352, A-613, A-668, A-795, A-796, A-969, A-986, A-1033, A-1034, A-1049, A-1064 and A-1256

Under powers given by the Wartime Prices and Trade Board to the Administrator of Fabricated Steel and Non-Ferrous Metals, it is hereby ordered, as follows:

1. The following Administrator's Orders are hereby revoked:

(a) Administrator's Order No. A-87, respecting Carriage, Machine, Tire, Countersunk Head, Elevator and Step Bolts and Lag Screws;

(b) Administrator's Order No. A-126, respecting Steel Drums;(c) Administrator's Order No. A-277, respecting Shovels, Spades, Scoops and Scrapers;

(d) Administrator's Order No. A-278, respecting Axes and Adzes;

(e) Administrator's Order No. A-287, respecting Baby Carriages; (f) Administrator's Order No. A-348 as amended, respecting Stove Bolts;

(g) Administrator's Order No. A-349, respecting Machine Screws;

- (h) Administrator's Order No. A-350, respecting Steel Rivets one-half inch in diameter and larger;
- (i) Administrator's Order No. A-351, respecting Stove Bolt Nuts and Machine Screw Nuts: (j) Administrator's Order No. A-352, respecting Self-Tapping Sheet Metal Screws;
- (k) Administrator's Order No. A-613, as amended, respecting Use of Metal in the Manufacture of Certain Goods:

(1) Administrator's Order No. A-668, respecting Cast Iron Ware;

(m) Administrator's Order No. A-795, respecting Argicultural Hand Tools;

- (n) Administrator's Order No. A-796, respecting Nail, Machinist and Sundry Handled Hammers;
- (o) Administrator's Order No. A-969, respecting Small Rivets and Burrs;

(p) Administrator's Order No. A-986, respecting Wheelbarrows;

(q) Administrator's Order No. A-1033, respecting Metal Hair Pins and Metal Bob Pins (Production);

(r) Administrator's Order No. A-1034, respecting Barbed Wire;

(s) Administrator's Order No. A-1049, respecting Wire Insect Screen Cloth;

(t) Administrator's Order No. A-1064 as amended, respecting Builders' Finishing Hardware, Cabinet Locks and Padlocks; and

(u) Administrator's Order No. A-1256 respecting Eavestrough and Conductor Pipe and Associated Items.

2. This Order comes into force on September 11, 1944.

Dated at Ottawa, this 8th day of September, 1944.

R. A. H. TAYLOR, Administrator of Fabricated Steel and Non-Ferrous Metals.

APPROVED:

D. GORDON.

Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1357

Revocation of Administrator's Orders Numbers A-267 and A-981

Under powers given by the Wartime Prices and Trade Board to the Administrator of Jewellery, it is hereby ordered as follows:

1. The following Administrator's Orders are hereby revoked:

(a) Administrator's Order No. A-267, respecting Silver-plated Hollow-ware; and

(b) Administrator's Order No. A-981, as amended, respecting Jewellery.

2. This Order comes into force on September 11, 1944.

Dated at Ottawa, this 8th day of September, 1944.

H. H. LEVY, Administrator of Jewellery.

APPROVED:

D. GORDON.

Chairman, Wartime Prices and Trade Board.

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WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1358

Revocation of Administrator's Orders Numbers A-71, A-90, A-125, A-153, A-390, A-486, A-541, A-706, A-715, A-724, A-1045, A-1071 and A-1171

Under powers given by the Wartime Prices and Trade Board to the Administrator of Heating and Plumbing Equipment, it is hereby ordered as follows:

- 1. The following Administrator's Orders are hereby revoked:
- (a) Administrator's Order No. A-71, respecting Heating, Plumbing, Air-conditioning Equipment and Supplies;
- (b) Administrator's Order No. A-90, as amended, respecting Plumbing Equipment;
- (c) Administrator's Order No. A-125, as amended, respecting Economies, Simplification and Conservation in the Production of Cast Iron Soilpipe and Fittings;
- (d) Administrator's Order No. A-153, respecting Vitreous China Sanitary Plumbing Fixtures;
- (e) Administrator's Order No. A-390, respecting Grey Cast Iron and Malleable Iron Pipe Fittings;
- (f) Administrator's Order No. A-486, respecting Humidifiers;
- (g) Administrator's Order No. A-541, respecting Brass and Bronze Screwed Pipe Fittings;
- (h) Administrator's Order No. A-706, respecting Registers and Grilles;
- (i) Administrator's Order No. A-715, as amended, respecting Gate, Globe, Angle, Check and Cross Valves made of Iron, Brass or Bronze;
- (j) Administrator's Order No. A-724 respecting Cast and Forged Steel Gate, Globe, Angle. Check and Cross Valves;
- (k) Administrator's Order No. A-1045, respecting Cast Iron Enamel Bath Tubs;
- (1) Administrator's Order No. A-1071, respecting The Use of Copper and Brass in Plumbing Equipment and Supplies; and
- (m) Administrator's Order No. A-1171, respecting The Use of Copper and Brass in Plumbing Equipment for Hospitals.
- 2. This Order comes into force on September 11, 1944.

Dated at Ottawa, this 8th day of September, 1944.

G. N. MOLESWORTH,

Administrator of Heating and Plumbing

Equipment.

APPROVED:

D. GORDON,

Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-1359

Screw Feed Coal Stokers

Under powers given by the Wartime Prices and Trade Board to the Administrator of Heating and Plumbing Equipment, it is hereby ordered as follows:

- 1. This Order comes into force on September 11, 1944, and revokes and replaces Administrator's Order No. A-562 as amended.
- 2. For the purposes of this Order "stoker" means a screw feed coal stoker of the underfeed type.
- 3. (1) The maximum price, f.o.b. factory or assembly plant, sales tax included, at which any person may sell or offer to sell any size of stoker listed in the Schedule hereto, shall be the price set opposite such size in the said Schedule, provided that

nothing in this Order shall authorize the sale of a stoker having a coal feed capacity less than 50 pounds per hour at a higher price than the maximum price established during the basic period September 15 to October 11, 1941.

(2) Such price shall not include the price of any thermostat, aquastat, time relay or other type of control for use on such stoker.

Dated at Ottawa, this 8th day of September, 1944.

G. N. MOLESWORTH,

Administrator of Heating and Plumbing Equipment.

APPROVED:

D. GORDON,

Chairman, Wartime Prices and Trade Board.

SCHEDULE TO ADMINISTRATOR'S ORDER No. A-1359

Sizes in terms of coal feed capacity per hour and prices thereof—

										-				
Cla	88		Coo	l Fee	d Capa	cit	y				Pric	e not t	o Exce	ed
A		 	 	50	pounds						 	\$ 350	.00	
B		 	 	100	pounds						 ,	515	.00	
C		 	 	150	pounds			<i>:</i>			 	650	.00	
	4				pounds								.00	
. E		 	 	300	pounds						 	995	.00	
					pounds								.00	
G		 	 	700	pounds						 	1,375	.00	
H		 	 	900	pounds	٠.,			, .		 	1,550	.00	
I		 	 	1,200	pounds						 	1,825	.00	

The maximum price of domestic stokers (less than 50 pounds per hour coal feed capacity) not to exceed basic period prices, or prices fixed under Board Order No. 214.

Other Specifications:

Lids may be used on hoppers. Hopper bases, transmission adapter fittings, coal conveyor tubes, retorts, tuyeres and coal agitators may be made of any material available.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1360

Respecting the Jewellery Trade

- Under powers given by the Wartime Prices and Trade Board to the Administrator of Jewellery, IT IS HEREBY ORDERED as follows:

- 1. Sections 2, 3, 4, 5 and 7 of Administrator's Order No. A-447, restricting auction sales and certain other types of sales and dispositions of jewellery, are hereby revoked.
 - 2. This Order comes into force on September 11, 1944.

Dated at Ottawa, this 8th day of September, 1944.

H. H. LEVY,

Administrator of Jewellery.

APPROVED:

D. GORDON.

Chairman, Wartime Prices and Trade Board.

Note:—Sections 1 and 6 of Administrator's Order No. A-447 are not revoked by this Order and continue in effect. Section 1 contains a definition of "Jewellery" by reference to Order No. A-210. Section 6 is as follows: "Where any whole-saler or manufacturer, on the authorization of the Administrator of Jewellery concurred in by the Administrator of Retail Trade, designates a retail selling price for any article of jewellery produced in quantity or marks any such article with such retail price by means of a label, tag or otherwise, no person shall sell such article at retail at any price higher than such designated price or the price marked on such label or tag."

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1361

Range Boilers

Under powers given by the Wartime Prices and Trade Board to the Administrator of Heating and Plumbing Equipment, it is hereby ordered as follows:

- 1. Sections 1, 2 and 3 of Administrator's Order No. A-169, which imposed certain restrictions and limitations with respect to the manufacture of range boilers, are hereby revoked.
 - 2. This Order comes into force on September 11, 1944.

Dated at Ottawa, this 8th day of September, 1944.

G. N. MOLESWORTH,
Administrator of Heating and Plumbing Equipment.

APPROVED:

D. GORDON,

Chairman, Wartime Prices and Trade Board.

Note:—Section 4 of Administrator's Order No. A-169 is not revoked by this Order and continues in effect. This Section reads as follows:

"4. The price at which any manufacturer, wholesaler or retailer may hereafter sell any all-welded construction range boiler, shall not exceed the highest lawful price at which such manufacturer, wholesaler or retailer sold any riveted and welded range boiler of the same capacity to the same trade or class of trade during the basic period from September 15, 1941, to October 11, 1941."

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1362

Small Leather Goods

Under powers given by the Wartime Prices and Trade Board to the Administrator of Luggage, it is hereby ordered as follows:—

- 1. Administrator's Order No. A-655 which restricted the manufacture of small leather goods is revoked.
 - 2. This Order shall be effective on and after September 11, 1944.

Dated at Ottawa, this 9th day of September, 1944.

H. H. SCHULTZ,
Administrator of Luggage.

APPROVED:

D. GORDON.

Chairman, Wartime Prices and Trade Board.

Note: The provisions of this Order will permit manufacturers to resume production of many goods which have heretofore been prohibited. Where a manufacturer resumes production of goods for which his maximum price has been established in accordance with the Wartime Prices and Trade Regulations he shall not sell or offer to sell those goods at a price which is higher than the maximum price established therefor. In the case of those goods which differ in any way from the kinds or types previously sold by him and also in the case of established lines for which no maximum price has been fixed under the said regulations, the manufacturer shall submit his prices for approval as required by the provisions of Order No. 214.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1363.

Maximum Prices of Peaches, Pears and Plums

Under powers given by the Wartime Prices and Trade Board to the Administrator of Fresh Fruit and Vegetables, it is hereby ordered on behalf of the Board as follows:—

- 1. Subsections (1) and (2) of Section 16 of Administrator's Order No. A-1304 are hereby revoked and the following are substituted therefor:—
 - "16. (1) The maximum price at which any person may sell to any class of buyer any peaches, pears or plums in an unlisted container shall be determined on the basis of the maximum price fixed by this Order for sales to the same class of buyer of that grade and variety of fruit packed in its base container according to the relationship which the net weight of the fruit in the unlisted container bears to the standard net weight of the fruit in its base container, cost of container included.
 - (2) For the purposes of this Section the base containers for peaches, pears and plums and the standard net weights thereof shall be as follows:—
 - (a) for peaches, the 6-quart leno basket with 10½ lbs. as its standard net weight;
 - (b) for plums, the 6-quart flat basket with 8 lbs. as its standard net weight;
 - (c) for domestic pears grown, and imported pears sold, west of the 88th degree of West longitude, the British Columbia standard box with 45 lbs. as its standard net weight if the pears are wrapped or, if the pears are not wrapped, with 42 lbs. as its standard weight;
 - (d) for domestic pears grown, and imported pears sold, east of the 88th degree of West longitude, the 11-quart flat basket with 15 lbs. as its standard net weight."
 - 2. This Order comes into force on September 18, 1944.

Dated at Ottawa, this 9th day of September, 1944.

E. J. CHAMBERS,

Administrator of Fresh Fruit and Vegetables.

A PPROVED :

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1364

Maximum Prices of Onions

Under powers given by the Wartime Prices and Trade Board to the Administrator of Fresh Fruit and Vegetables, it is hereby ordered on behalf of the Board as follows:—

- 1. Section 12 of Administrator's Order No. A-1267 is hereby revoked and the following is substituted therefor:—
 - "12. (1) Except as provided in subsection (2) of this Section, the maximum price at which any person, other than a shipper, may, during any period, sell any onions at retail to any person shall be the sum of the following:—

- (a) the actual price paid by him for those onions but not, in any event, exceeding the maximum price, as fixed by this Order, at which, during that period, a wholesale distributor could have sold those onions to him delivered at the city, town or village in which he has his place of business; and
- (b) a markup not exceeding 30 per cent of his selling price.
- (2) The maximum price at which any person, other than a shipper, may, during any period, sell at retail to any person delivered at any point, any onions purchased by him from a shipper at a price not exceeding the maximum price at which a shipper, during that period, could have sold those onions to a wholesale distributor delivered to that point, shall be the sum of such maximum shipper's price and a markup not exceeding 35 per cent of his selling price."
- 2. The Schedule to said Order No. A-1267 is hereby revoked and the Schedule to this Order is substituted therefor.
 - 3. This Order comes into force on September 12, 1944.

Made at Ottawa this 9th day of September, 1944.

E. J. CHAMBERS,

Administrator of Fresh Fruit and Vegetables.

APPROVED:

D. GORDON, Chairman, Wartime Prices and Trade Board.

SCHEDULE TO ADMINISTRATOR'S ORDER NO. A-1364

being new

SCHEDULE TO ADMINISTRATOR'S ORDER No. A-1267

Maximum prices in cents per pound for sales by shippers (including primary producers) to wholesale distributors, any retailer operating a central warehouse separate from his retail outlet or outlets who actually takes delivery at such warehouse and to any person who buys in carload lots of,—

(a) onions produced in Zone No. 1 delivered at Learnington, Ontario.
(b) onions produced in Zone No. 2 delivered at Winnipeg, Manitoba, and
(c) onions produced in Zone No. 3 delivered at Vernon, British Columbia.

					Period of	OF SALE				
Type	Grade	January	February	March	April	May 1 to June 30	July 1 to July 15	July 16 to August 31	September ber October and Novem-	Decem-
		\$ cts.	s cts.	\$ cts.	\$ cts.	s cts.	\$ cts.	\$ cts.	sto ets.	\$ cts.
1. Spanish type with minimum diameter of 3 inches	dia-	5.15	5.30	5.50	5.75	5.75	5.25	5.00	5.00	5.05
2. White Silverskins Pickling	Canada No. 1 Pickling	10.00	10.00	10,00	10.00	10.00	10.00	10.00	10.00	10.00
3. White Silverskins with maximum diameter of 2 inches	Canada No. 2	3.50	3.50	3.50	3.50	3.50	3.50	7.00	7.00	7.00
4. Yellow Pickling	Canada No. 1 Pickling	3.50	3.50	3.50	3.50	3.50	3.50	5.00	5.00	5.00
5. All onions not included in 1, 2, 3 and 4 above.	Canada No. 1	3.65	3.80	4.00	4.25	4.25	3.75	3.50	3.50	3.55
6. All onions not included in 1, 2, 3 and 4 above.	Canada No. 2	3.15	3.30	3.50	3.75	4.25	3.75	3.50	3.00	3.05

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1365

Fluid Milk, Fluid Milk Products and Cream

Under powers given by the Wartime Prices and Trade Board to the Administrator of Dairy Products, it is hereby ordered on behalf of the Board as follows:—

- 1. Section 5 of Administrator's Order No. A-1250 is hereby amended by striking out the figures "11·0" where they appear in said section opposite the principal markets of "Three Rivers" and "Sherbrooke" under the column headed "Maximum Price on Principal Markets (standard milk) (cents per quart)" and substituting in each case the figures "11·5".
 - 2. This Order comes into force on September 15, 1944.

Made at Ottawa, this 11th day of September, 1944.

K. H. OLIVE,
Administrator of Dairy Products.

APPROVED:

D. DEWAR,

Deputy Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1366

Use and Distribution of Horsehides

Under powers given by the Wartime Prices and Trade Board to the Administrator of Hides and Leather, it is hereby ordered as follows:

- 1. No tanner shall process horsehide fronts into any type of leather other than glove, garment, orthopaedic and sporting goods leathers.
- 2. Every dealer in hides and skins shall report in writing to the Administrator on October 15, 1944, and on the 15th day of each succeeding month, the number of horsehides, horse fronts and horse butts which at the date of the report he has had in his possession or under his control for more than sixty days. If a dealer on any reporting date has no horsehides, horse fronts, or horse butts which have been in his possession or under his control for more than sixty days he is not required to make a report on that date. Each dealer shall comply with any written direction of the Administrator as to the sale or other disposal of horsehides, horse fronts and horse butts.
- 3. No tanner shall, in the quarter year ending December 31, 1944, or in any succeeding calendar quarter year, tan more horsehides on a custom basis in proportion to the total number of horse hides tanned by him than he tanned on a custom basis in the corresponding quarter of 1943. For the purposes of this Section, tanning on a custom basis means the tanning of a hide to the order of the owner thereof.
 - 4. This Order comes into force on September 15, 1944.

Dated at Ottawa, this 12th day of September, 1944.

H. E. LANGFORD,
Administrator of Hides and Leather.

APPROVED:

D. GORDON, Chairman, Wartime Prices and Trade Board.

PART IV

Wartime Industries Control Board

(Munitions and Supply)

DEPARTMENT OF MUNITIONS AND SUPPLY

CONTROLLER OF CHEMICALS

Order No. C.C. 31B

(Order No. C.C. 31—Dichlorodifluoromethane—Amended)

Dated August 31, 1944

Pursuant to the powers conferred by Order in Council P.C. 4996 of July 10, 1941, and any other Order in Council or Statute.

II IS HEREBY ORDERED AS FOLLOWS:

Sub-section (2) of Section 2 of the Order of the Controller of Chemicals, No. C.C. 31, dated December 20, 1943, as amended, is further amended by deleting from the said Sub-section the words and figures "before September 1, 1944", and by substituting therefor the words and figures "before December 31, 1944".

E. T. STERNE, Controller of Chemicals.

APPROVED:

J. GERALD GODSOE,
Chairman, Wartime Industries Control Board.

DEPARTMENT OF MUNITIONS AND SUPPLY

COAL CONTROLLER

Order No. Coal 15

(Imported Bituminous Coal Distribution)

DATED August 30, 1944.

Solid Fuels Administration for War Regulation No. 23 dated July 17, 1944, supersedes SFAW Revised Regulation No. 10 and SFAW Regulation No. 20 and makes susbstantial changes in the Regulations governing the delivery of bituminous coal by United States shippers to users and distributors. The purpose of this Order is to enable Canadian users and distributors to conform to these changes.

Therefore, pursuant to the powers conferred by Order in Council P.C. 1752 of March 5, 1943 and any other Order in Council or Statute;

IT IS HEREBY ORDERED AS FOLLOWS:-

1. Orders No. Coal 7; 7A; 11; and 11A Rescinded

The Orders of the Coal Controller No. Coal 7 dated August 26, 1943; No. Coal 7A dated February 29, 1944; No. Coal 11 dated November 30, 1943, and No. Coal 11A dated January 31, 1944, are rescinded.

2. Meaning of Terms used in this Order

For the purposes of this Order, unless the context otherwise requires;

(a) "coal" or "bituminous coal" means all bituminous and sub-bituminous coal produced in the United States of America.

- (b) "by-product coal" means coal which is to be charged into by-product coke ovens for the production of coke for metallurgical uses, or for the production of gas or for the recovery of by-products.
- (c) "other special purpose coal" means coal, other than by-product coal, which is to be
 - (i) used for foundry or other metallurgical purposes in which the coal or its products of combustion come in direct contact with the metal during the processing; or

(ii) used for foundry facings requiring special chemical or physical charac-

teristics; or

(iii) used for the production of water gas; or

(iv) charged into retorts for the production of gas; or

- (v) used as a raw material, because of special chemical or physical characteristics, to form a component part of chemicals, or directly entering into the chemical processes; or
- (vi) used in beehive coke ovens, except those engaged exclusively in the production of coke for domestic use.
- (d) "wholesaler" means any distributor, jobber, forwarder, commercial dock operator (river, lake or tidewater), or other person (except when engaged in retail dealer transactions) who resells bituminous coal.
- (e) "industrial consumer" means any person who consumes more than 10,000 tons of coal per year, or any person who, although he consumes less than 10,000 tons of coal per year, receives coal in cargo or carload lots from a producer or wholesaler.
- '(f) "public utility" means an industrial consumer who renders a public service by supplying electricity, water, or gas to a community.
- (g) "retail dealer" means any person (including the retail outlet, branch or department of a person who is also a producer or wholesaler) to the extent that he sells, delivers or disposes of coal in a transaction involving the disposal of coal physically handled in a truck, wagon or other less than carload facility without regard to quantity or frequency of delivery.
- (h) "district" means a bituminous coal producing district of the United States of America, as set out in Appendix "A" to SFAW Regulation No. 23.
- (i) "SFAW" means the Solid Fuels Administration for War of the United States of America.
- 3. Summary of Provisions of SFAW Regulation No. 23 Applicable to United States
 Shippers
 - (1) Preference Shipments

United States shippers of coal are required to arrange their distribution schedules for the period April 1, 1944 to March 31, 1945 so as to provide for the shipment of coal in the following order of preference:—

First:

Shipments against order for by-product and other special purpose coal produced in Districts 1-4 inclusive, 6-11 inclusive or 13.

Secondly.

Shipments against orders for coal produced in Districts 1-4 inclusive or 6-11 inclusive and moving via the Great Lakes to any dock or other unloading facility on the Great Lakes.

Thirdly:

Shipments against orders for coal (except slack) produced in Districts 7 and 8 placed by retail dealers or by wholesalers reselling such coal to retail dealers. This preference is limited to an amount of coal equal to 90 per cent of that shipped by the shipper to the retail dealer during the period April 1, 1943 to March 31, 1944.

Each of these preferences applies only on the performance of certain conditions set out in SFAW Regulation No. 23 and other SFAW Regulations. For information as to these conditions, if you are not already aware of them, you should apply to your wholesaler, or to the Coal Controller.

(2) Prohibited Shipments

United States shippers are prohibited from shipping any coal to an industrial consumer, if the conditions set out in subsection (1) of Section 5 of this Order are not complied with but this prohibition does not apply to industrial consumers exempted by subsection (2) of the said Section 5. United States shippers of coal are also prohibited from shipping any coal to a wholesaler (except a commercial dock operator located on the Great Lakes or on the Atlantic Seaboard) unless his order contains,

- (a) the names and locations of the industrial consumers to whom the coal is to be resold by the wholesaler; and
- (b) such information as is required to be submitted to the wholesaler in the orders of the industrial consumers, as provided in Section 5 of this Order;

but a shipper is not required to obtain this information when the order is for coal to be shipped to a lower lake dumping port or to a tidewater dumping port, and the coal is not segregated and earmarked for transhipment to a particular industrial consumer.

(3) Distribution of Surplus Coal by U.S. Producers

United States producers of coal who do not have adequate orders on which shipments consistent with SFAW Regulation No. 23 may be made during any calendar week, are required to arrange for the distribution of such surplus coal during that calendar week.

4. How "Days' Supply" and "Monthly Consumption Requirements" are calculated by Industrial Consumers

For the purpose of determining how much coal you are permitted to receive under this Order, it may be necessary for you to calculate your "days' supply" of coal and also your "monthly consumption requirements". The method by which these amounts are calculated is as follows:—

(a) "DAYS' SUPPLY"

Days' supply means the total amount of bituminous coal which an industrial consumer reasonably expects he will have in storage upon the last day of the calendar month in which he places an order for coal, divided by the average number of tons he reasonably expects will be consumed each day (including Sundays and legal holidays) during the succeeding calendar month. In determining the amount of coal you have "in storage", you shall include all bituminous coal produced in the United States or in Canada which you reasonably expect will be in your bin, dock pile, or in railroad cars or vessels, or in other storage facilities auxiliary to each of your plants (or railroad systems). You shall also include coal which is held in storage for your account or under your control. You should not include coal in transit which is not expected to arrive at your plant or storage facility (or railroad system) by the end of the month in which the order is placed. (A railroad system, in computing days' supply, shall include coal in cars on its system for its own use.)

If you use a single storage facility to supply coal to two or more plants (or railroad systems) you shall compute the days' supply of coal for each plant (or railroad system) separately. This is done by dividing the tonnage in the storage facility by the sum of the average number of tons which you reasonably expect will be consumed at each plant (or railroad system) each day (including Sundays and legal holidays) during the calendar month in which the coal is to be received. The result of this process of division shall be deemed to be the days' supply of each plant (or railroad system).

You shall compute separately your days' supply of those sizes and qualities of bituminous coal which are not substantially interchangeable in your operations.

If you order coal for a railroad system which uses coal produced in Districts 1-4, inclusive, 6-8, inclusive, and 13, and which also uses coal produced in other districts or Canada, you may compute separately the days'

supply of coal produced in the first group of districts upon the basis of the estimated monthly consumption of such coal, and the days' supply of coal produced in other districts or Canada, upon the basis of the estimated monthly consumption of such other coal.

(b) "MONTHLY CONSUMPTION REQUIREMENTS"

Monthly consumption requirements means the requirements of a plant (or railroad system) during the calendar month in which the coal is to be received. You shall compute separately monthly consumption requirements for those sizes and qualities of bituminous coal which are not substantially interchangeable in your operations.

If you order coal for a railroad system which uses coal produced in Districts 1-4, inclusive, 6-8, inclusive, and 13, and which also uses coal produced in other districts or Canada, you may compute separately the monthly consumption requirements of coal produced in Districts 1-4, inclusive, 6-8, inclusive, and 13, upon the basis of the estimated monthly consumption of such coal, and the monthly consumption requirements of coal produced in other districts or Canada upon the basis of the estimated monthly consumption of such other coal.

5. When Orders Must be Filed and What They Must Contain

(1) Industrial Consumers Generally

If you are an industrial consumer, you are prohibited from receiving any coal (other than "surplus" coal offered by a United States shipper) produced in any district, except District 5, under any order, unless you file such order with your supplier on or before the 24th day of the month preceding the month of shipment.

You are not permitted to receive any coal pursuant to any order, unless the order, or confirmation of the order, contains, or is amended to contain, the following information:

- (a) Separately, by uses, the specific number of tons ordered from your supplier;
- (b) Separately, by uses, your estimated days' supply (calculated as set forth in Section 4 (a) of this Order) as of the last day of the calendar month during which the order is placed;
- (c) Separately, by uses, your monthly consumption requirements (calculated as set forth in Section 4 (b) of this Order);
- (d) Separately, by uses, and groups of districts, the total tonnage of coal you have ordered from all suppliers for delivery to you from each group of districts during the same calendar month.

Districts 9, 10 and 11 are to be reported as Group A; Districts 1-4, inclusive, 6 and 13 are to be reported as Group B; Districts 7 and 8 are to be reported as Group C; and all other districts and Canada are to be reported as Group D.

(e) A statement on the order, or confirmation of the order, that the above information is correct.

(2) Exceptions

The following industrial consumers are exempted from the provisions of this Section:

- (a) An industrial consumer who receives coal by truck and who lacks facilities for storing more than 10 days' supply of coal (based on his estimated requirements for an average winter month);
- (b) An industrial consumer who does not receive, during the calendar month, from all sources combined, more than 50 tons or one carload of bituminous coal:
- (c) An industrial consumer to the extent that he receives coal from a commercial dock.

6. Restrictions on Receipts by Industrial Consumers of By-Product and Other Special Purpose Coal

If you are an industrial consumer using by-product or other special purpose coal, you are prohibited from receiving from all sources combined, during the period May 1, 1944, to May 15, 1945, by-product or other special purpose coal produced in Districts 1-4, inclusive, 6-11, inclusive, and 13 in excess of an amount representing the difference between your inventory of such coal as of May 1, 1944, and the amount of your consumption requirements for such coal for the period May 1, 1944, to May 15, 1945, except that you are not required to maintain less than a 30 days' supply of by-product or special purpose coal.

- 7. Restrictions on Receipts by Industrial Consumers of Coal Other Than By-Product and Special Purpose Coal, and Other Than Coal Moving via the Great Lakes or Ex-Lake Dock
- (1) Notwithstanding any other provision of this Order, industrial consumers are permitted to receive "surplus" coal which a producer may ship under the provision of SFAW Regulation No. 23 referred to in subsection (3) of Section 3 of this Order. Industrial consumers should make every reasonable effort to make known to producers and wholesalers that they are ready, willing and able to accept coal in addition to the amount ordered, to the extent that such coal is available and offered in accordance with the above-mentioned provision.
 - (2) Restrictions on Receipts by Industrial Consumers of Coal Produced in Districts 9, 10 and 11 (Group A)

If you are an industrial consumer whose days' supply of bituminous coal exceeds 120 days, calculated on the basis of your estimated consumption requirements for the month of November, 1944, you are prohibited from receiving during any calendar month coal produced in Districts 9, 10 and 11 (Group A), or any such districts, in an amount greater than 100 per cent of your monthly consumption requirements, without first obtaining permission from the Coal Controller.

Note: Although an industrial consumer who has a stockpile containing 120 days' supply is permitted to purchase 100 per cent of his monthly consumption requirements of coal produced in Districts 9, 10 and 11, the primary purpose of this provision is to encourage industrial consumers to stockpile between 40 and 90 days' supply of such coal. Any industrial consumer having a stockpile containing a 40 to 90 days' supply will not be required, when it is necessary to reduce such stockpile, to draw down at a greater rate than any other industrial consumer having a stockpile containing 40 to 90 days' supply. The failure of an industrial consumer to build a stockpile containing at least 40 days' supply, if he has facilities for storing coal in such quantity, will be considered by the Controller as adequate ground for denying any relief to such consumer when and if he requests aid in securing coal.

(3) Restrictions on Receipts by Industrial Consumers of Coal Produced in Districts 1-4, inclusive, 6 and 13 (Group B)

If you are an industrial consumer, you are prohibited from receiving during any calendar month coal produced in Districts 1-4, inclusive, 6 and 13 (Group B), or any of such districts, in an amount which exceeds your monthly consumption requirements for such calendar month. However, if you do not have (in addition to the amount which will satisfy your current monthly consumption requirements) a supply of coal equal to your estimated consumption requirements for the month of November, 1944, you may obtain that additional amount which will enable you to accumulate by November 1, 1944, a supply of coal equal to your estimated consumption for the month of November, 1944.

- (4) Restrictions on Receipts by Industrial Consumers of Coal Produced in Districts 7 and 8 (Group C)
- (a) Restrictions Imposed by Stock Limitation Table

If you are an industrial consumer, you are prohibited from receiving during any calendar month coal produced in Districts 7 and 8 (Group C)

or either of such districts, in amounts greater than those shown in the Stock Limitation Table set forth below. The Table operates as follows:

Column 1 indicates the industrial consumer's estimated day's supply, as calculated pursuant to Section 4 (a) of this Order.

Column 2 indicates the maximum percentage of monthly consumption requirements, calculated pursuant to Section 4 (b), which may be obtained by public utilities.

Column 3 indicates the maximum percentage of monthly consumption requirements which may be obtained by industrial consumers (other than public utilities).

STOCK LIMITATION TABLE

Maximum Percentage of Monthly Consumption Requirements Public Utilities Other Industrial Consumers Days' Supply Column 1 Column 2 Column 3 Per Cent Per Cent 130 115 Less than 15 days 15 to 20 days... 130 110 21 to 25 days... 120 105 26 to 35 days... 110 100 36 to 40 days... 105 95 105 65 41 to 50 days... 51 to 55 days... 100 65 56 to 69 days... 65 50 70 days or more 50 50

(b) Exceptions in the Restrictions Imposed by the Stock Limitation Table

Notwithstanding the restrictions set forth in the Stock Limitation Table above:

- (i) A public utility which has more than 55 days' supply, may order and receive, in addition to the amount of coal permitted under the Stock Limitation Table, such additional coal as is necessary to maintain such 55 days' supply;
- (ii) An industrial consumer who has more than 35 days' supply, may order and receive, in addition to the amount permitted under the Stock Limitatation Table, such additional coal as is necessary to maintain such 55 days' supply.
- (5) Restrictions on Receipts by Industrial Consumers of Coal Produced in More Than One Group of Districts

You will note that under this Section more stringent restrictions are imposed on receipts of coal produced in Group C than on receipts of coal produced in the other groups, and that more stringent restrictions are imposed on receipts of coal produced in Group B than on receipts of coal produced in Group A. If you are an industrial consumer receiving coal from any two of such groups of districts, you are prohibited from receiving more coal in the aggregate during any calendar month than you may receive under this order from the more liberal group from which you buy; moreover, you are prohibited from receiving during any calendar month more coal from the less liberal group from which you buy than you would be permitted to receive if you bought coal only from that group. If you receive coal from three groups of districts, you are prohibited from receiving more coal in the aggregate during any calendar month than you may receive under this order from the most liberal group from which you buy coal; you may not receive from the least liberal group more coal than you would be permitted to receive if you bought only from that group; and you may not receive from the next most liberal group an amount of coal greater than the difference between the amount you are permitted to receive from that group and the amount you are permitted to receive from the least liberal group.

If you order coal for a railroad system and compute separately the days' supply of coal produced in districts included in Group B and C, and the days' supply of coal produced in districts included in Groups A and D, as permitted under Sections 4 (a) and (b) of this Order, you are prohibited from receiving, in the aggregate, during any calendar month, from districts included in Groups B and C, an amount of coal greater than your average monthly purchases of coal from such districts during January, February, March and April, 1944.

8. Restrictions on Deliveries to Retail Dealers and Receipts by Retail Dealers of Coal Produced in Districts † and 8

- (1) If you are a wholesaler, you must not deliver to any retail dealer during the period April 1, 1944 to March 31, 1945, a combined quantity of all-rail and ex-dock coal (except slack) produced in Districts 7 and 8 totalling more than 90 per cent of the total amount of coal (except slack) produced in such Districts which you delivered to the retail dealer during the period April 1, 1943 to March 31, 1944.
- (2) If you are a retail dealer, you must not receive from all sources combined during the period April 1, 1944 to March 31, 1945 more than 90 per cent of the total amount of coal (except slack) produced in Districts 7 and 8 which you received during the period April 1, 1943 to March 31, 1944.
 - Note.—Applications to substitute as a base year the period April 1, 1942 to March 31, 1943 will be considered by the Controller.
- (3) Under SFAW Regulation No. 23 shippers are required to give preferential treatment to orders of retail dealers for coal in an amount equal to 90 per cent of the tonnage shipped to such dealers during the period April 1, 1943 to March 31, 1944. In filling orders entitled to such preference, your supplier is entitled to treat low volatile lump, egg, stove and domestic mine run coal produced in Districts 7 and 8 as a unit and interchangeable, and high volatile lump, egg, stove, and nut coal produced in Districts 7 and 8 as a unit and interchangeable. For this reason, in order to obtain the full benefit of the preference, you should, when ordering coal, indicate your willingness to accept interchangeable sizes of coal produced in Districts 7 and 8.

9. Restrictions on Deliveries from Commercial Docks to Consumers

(1) No consumer who purchases coal for use in an industrial plant or a hospital shall take delivery from a commercial dock for use in any premises of any more bituminous coal than the quantity which, when added to the quantity on hand on the premises; will last the consumer until May 15, 1945 with a stockpile of not more than 300 tons on hand at that date.

Note.—For restriction on deliveries of bituminous coal for use in premises other than hospitals and Industrial Plants see Order No. Coal 14.

(2) No operator of a commercial dock shall deliver to any consumer for use in an industrial plant or a hospital, any bituminous coal if the operator knows or has any reason to believe that the quantity of coal on hand on the premises will, by such delivery, exceed the quantity permitted by subsection (1) of this section.

10. Preference to be Given to Upper Lakes and Lower St. Lawrence

Every importer who directs shipments of bituminous coal to more than one dock shall, except when such coal is by-product coal or other special purpose coal, and consistent with mines production, availability of ships, unloading capacity of docks and other factors affecting the orderly movement of coal, give preference to shipments that he is required to make to docks west of, but not including Sarnia, Ontario, and east of, but not including Montreal, P.Q.

11. Reports from Dock Operators

If you are an operator of a private or commercial dock, you must complete and file with the Coal Controller in accordance with his instructions such reports as he may require. For this purpose you must use the forms prescribed by him.

12. Requests for Assistance in Securing and Maintaining Stocks

Any person who has been informed by a supplier in the United States of America that an order cannot be filled to the extent permitted by this Order, or SFAW Regulation No. 23, shall endeavour to secure coal from other suppliers and may request assistance in obtaining coal by filing a request in writing with the Coal Controller. The request for such assistance shall be filed in triplicate and shall be accompanied by a copy of the order or orders not expected to be filled.

13. Permits

- (1) The provisions of this Order are subject to any permit issued by the Controller.
- (2) Applications for permits under Section 9 of this Order shall be made by the consumer and shall state,
 - (a) the location of the dock from which delivery is required; and
 - (b) the name and address of the supplier; and
 - (c) the quantity of bituminous coal required for consumption to May 15, 1945;
 - (d) the size and class of bituminous coal required; and
 - (e) the quantity of bituminous coal on hand at the date of the application on the premises to which the coal is to be delivered; and
 - (f) the reasons why the permit is desired.

14. Exemptions from Order

This Order shall not apply to the Armed Services of Canada or any of the United Nations or to coal for vessel or bunker fuel.

E. J. BRUNNING,

Coal Controller.

APPROVED:

J. GERALD GODSOE.

Chairman, Wartime Industries Control Board.

VOLUME III, No. 12



SEPTEMBER 25, 1944

CANADIAN WAR ORDERS AND REGULATIONS 1944

STATUTORY ORDERS AND REGULATIONS DIVISION PRIVY COUNCIL OFFICE

Published under authority of Order in Council P.C. 10793 of 26th November, 1942

OTTAWA
EDMOND CLOUTIER
PRINTER TO THE KING'S MOST EXCELLENT MAJOR
1944

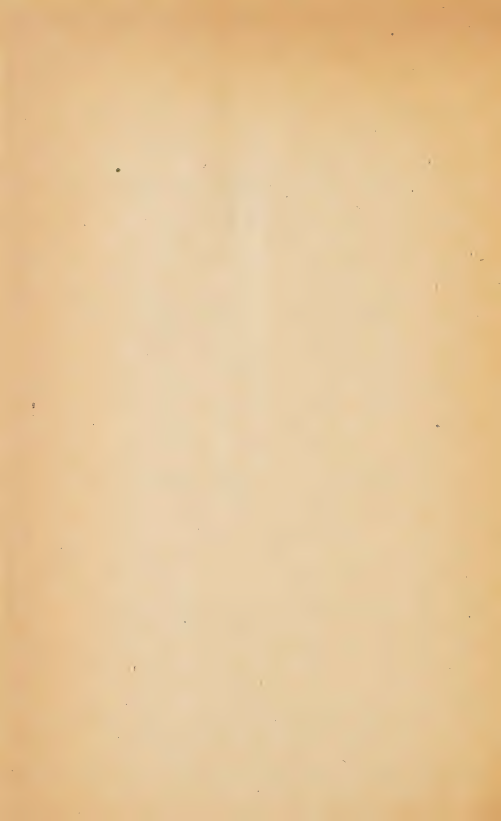


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PART I

Orders in Council

Order in Council establishing official grades for peas grown in Western Canada

P.C. 7034

AT THE GOVERNMENT HOUSE AT OTTAWA

FRIDAY, the 8th day of September, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Trade and Commerce reports that certain supplies of dried white peas will be shipped to the United Kingdom from the crop produced in Eastern Canada for which statutory grades are provided in the Canada Grain Act; and

That it is expected that other supplies will be shipped from Western Canada

for which official grades have not been established;

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Trade and Commerce, and under and by virtue of the War Measures Act, Chapter 206, Revised Statutes of Canada 1927, and otherwise, and notwithstanding anything to the contrary in the Canada Grain Act 1930, or any other law or statute, is pleased to establish and doth hereby establish official grades for peas grown in Western Canada as specified in the schedule hereto, entitled Grades of Western Grain—Peas.

A. D. P. HEENEY, Clerk of the Privy Council.

GRADES OF WESTERN GRAIN

PEAS

These definitions apply to recleaned and/or processed peas

										Military
,	STA	Standard of Quality	ALITY		Max	KIMAN TIMI	Maximum Limits of Foreign Material	Material		Ŷ
Grade Name	Minimum weight per measured bushel in pounds	Minimum percentage of variety or type	Colour	Peas of other colour	Shrivelled	Cracked seed coats	Splits	Insect	Other foreign material	Total including splits, insect damage and other foreign material
No. 1 Canada Western	62	95%	Good natural colour	About 0.5% About 1%	About 1%	2%	About 0.5%	About 0.5%	Trace	About 1.5%
No. 2 Canada Western	09	206	Slightly off colour	About 1%	3%	4%	About 1%	About 0.5%	Trace	3%
No. 3 Canada Western	58	85%	Fair colour	29%	2%	%8	About 1.5%	About 1.5%	About 0.5%	262
No. 4 Canada Western				3%	262	10%	4%	4.0%	4.0% About 1%	10%
Sample Canada Western. Any peas which do not meet the requirements of other established grades.	Any peas w quirement grades.	rhich do not	ny peas which do not meet the requirements of other established grades.					. 1		

Norg.—Peas of any type or variety may be graded according to the above definitions and the commonly accepted commercial name or description or variety of such peas shall form part of the grade name, provided, however, that the use of a variety name in certifying to a grade of peas shall not imply any guarantee of varietal purity.

OFF GRADES:-Tough-containing 16.1% to 18% moisture.

DAMP—containing over 18% moisture.

Order in Council bringing Part IV of the National Housing Act into force in territory adjacent to Kamsack, Saskatchewan

P.C. 7061

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 12th day of September, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas by Order in Council P.C. 6905 of September 1, 1944, Part IV of The National Housing Act 1944 was brought into force in respect of home improvement loans and home extension loans made in respect of homes situated in the Town of Kamsack in the Province of Saskatchewan;

And whereas it is represented that homes within territory adjacent to Kamsack, but not within the Town of Kamsack, suffered damage as a result of the cyclone of August 9, 1944, and that it is desirable that the provisions of Part IV of The National Housing Act 1944 should come into force in respect of such homes;

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Finance, and under and by authority of the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, is pleased to amend Order in Council P.C. 6905 of September 1, 1944, and it is hereby amended by adding at the end of the last sentence thereof the following words: "including homes located within territory adjacent to the Town of Kamsack which suffered damage as a result of the cylone of August 9, 1944."

A. D. P. HEENEY, Clerk of the Privy Council.

Order in Council providing for representation for the Department of Fisheries on the Interdepartmental Meteorological Committee

P.C. 7065

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 12th day of September, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas it has been deemed advisable to include a representative of the Department of Fisheries in the membership of the Interdepartmental Meteorological Committee constituted by Order in Council, P.C. 5099 of the 4th day of July, 1944;

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Munitions and Supply, is pleased to amend the said Order in Council P.C. 5099 of the 4th day of July, 1944, and it is hereby amended by the addition to clause 2 thereof of the words "one member by the Minister of Fisheries."

> A. D. P. HEENEY, Clerk of the Privy Council.

Order in Council amending the Regulations re Transit

P.C. 7080

AT THE GOVERNMENT HOUSE AT OTTAWA

Tuesday, the 12th day of September, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas by Order in Council P.C. 6131 of August 12, 1941, as amended, Regulations Respecting Transit were made, which Regulations conferred on the Transit Controller jurisdiction and authority to regulate and control public passenger traffic by bus, taxi-cab, tramcar and ferry;

And whereas the Minister of Munitions and Supply reports that arrangements have been made with the Wartime Prices and Trade Board for the said Controller to assume the regulation and control of certain uses of trucks and the carriage of goods therein, at present under the jurisdiction and control of the said Board and its Administrator of Services; and

That in order to enable the Transit Controller to exercise the authority required for the purpose, it is necessary to amend the said Regulations in the manner hereinafter provided;

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Munitions and Supply, and pursuant to the powers conferred by the War Measures Act and otherwise, is pleased to amend the Regulations Respecting Transit made by Order in Council P.C. 6131 of August 12, 1941, as amended, and they are hereby further amended as follows:—

- (1) Section 1 of the said Regulations is amended
- (a) by amending paragraph (n) thereof to read as follows:—
 - (n) "transportation facilities" means any system, line or other means of transporting passengers or goods, and includes any bus, tramcar or truckage system or line, and any bus, tramcar, ferry, taxi-cab, truck or other vehicle, and also includes any building, plant, dock or other appurtenant facilities necessary or useful in the operation or maintenance thereof, but does not include steam railways or the rolling stock or equipment thereof, aeroplanes or ships (other than ferries) or the facilities appurtenant thereto; and
- (b) by inserting immediately following paragraph (n) of the said Section a new paragraph to be styled (nn) and to read as follows:—
 - (nn) "truck" means any vehicle, including a trailer, (except a vehicle operated on rails) adapted, designed or used for the carriage of goods.
- (2) Subsection (1) of Section 2 of the said Regulations is amended
- (a) by amending paragraph (1) thereof to read as follows:—
 - to require any transport company to enter into such arrangement or agreement as the Controller may require with any other transport company for the use, pooling or joint employment of transportation facilities; and
- (b) by inserting immediately following paragraph (n) of the said subsection a new paragraph to be styled (nn) and to read as follows:—
 - (nn) to prohibit, restrict or require the use of trucks in such manner as may be directed, and to prescribe the kinds, classes and loads of goods which may be transported by truck;

Order in Council removing import control of vanilla beans

P.C. 7096

AT THE GOVERNMENT HOUSE AT OTTAWA

FRIDAY, the 15th day of September, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas Order in Council P.C. 7257 dated September 16, 1943, prohibits the importation into Canada of vanilla beans except under and in accordance with the terms of a permit issued by, or on behalf of, the Minister of National Revenue;

And whereas the Minister of Finance reports that control over the importation of vanilla beans was introduced in order to complement arrangements for the Commodity Prices Stabilization Corporation to bulk purchase Canada's requirements and is no longer required for that purpose, no further bulk purchases of vanilla beans being contemplated.

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Finance, is pleased to revoke Order in Council P.C. 7257 of September 16, 1943, and it is hereby revoked effective October 2, 1944.

A. D. P. HEENEY, Clerk of the Privy Council.

Order in Council revoking appointment of J. G. Glassco as Controller of de Havilland Aircraft of Canada and appointing a Control Committee to carry on his duties

P.C. 7161

AT THE GOVERNMENT HOUSE AT OTTAWA

FRIDAY, the 15th day of September, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas by Order in Council P.C. 4668 of June 7, 1943, John Grant Glassco, of the City of Toronto, Chartered Accountant, was appointed Controller of the business, undertaking, affairs and operations of The de Havilland Aircraft of Canada Limited (hereinafter called "the Company") with the powers and authority therein granted; and Messrs. Robert A. Laidlaw, J. Douglas Woods and Bethune L. Smith, all of the City of Toronto, were appointed as an Advisory Committee to advise and assist the said Controller in the carrying out of his duties;

And whereas the Minister of Munitions and Supply reports that the said John Grant Glassco has now requested that he be permitted to resign as such Controller;

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Munitions and Supply, is pleased to revoke and doth hereby revoke the appointment of the said John Grant Glassco as Controller of the said Company.

His Excellency in Council, on the same recommendation, and under the authority of the War Measures Act, is further pleased to appoint and doth hereby appoint the said Robert L. Laidlaw, J. Douglas Woods and Bethune L. Smith a Control Committee to carry on the duties and to exercise the powers and authority heretofore vested in the said John Grant Glassco as Controller of the said Company.

His Excellency in Council, under the above cited authority, is further pleased to order and it is hereby ordered that all the provisions of the said Order in Council P.C. 4668 with respect to the said Controller shall apply in respect of the said Control Committee and, for the purposes thereof, the acts of any two of the said Control Committee shall be deemed to be the act of the said Committee.

A. D. P. HEENEY, Clerk of the Privy Council.

Order in Council making Orders of the Wartime Prices and Trade Board re uses of trucks Orders of the Transit Controller

P.C. 7203

AT THE GOVERNMENT HOUSE AT OTTAWA

Tuesday, the 19th day of September, 1944.

PRESENT:

- HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Finance and the Minister of Munitions and Supply report that they have received representations from the Wartime Prices and Trade Board and the Wartime Industries Control Board, respectively, to the effect that it is desirable that the Transit Controller should assume regulation and control of certain uses of trucks and the carriage of goods therein at present under the jurisdiction and control of the Wartime Prices and Trade Board and its Administrator of Services;

That for the purposes aforesaid certain Orders of the Wartime Prices and Trade Board should be made Orders of the Transit Controller, and the provisions hereinafter

set out enacted accordingly.

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Finance and the Minister of Munitions and Supply and pursuant to the powers conferred by the War Measures Act and otherwise, is pleased to order and it is hereby ordered as follows:—

- 1. (1) Section 4 of the Wartime Prices and Trade Board Order No. 121, dated April 7, 1942, as amended by Board Order No. 318, dated September 20, 1943, is revoked and is hereby re-enacted as Section 3A of Administrator's Order No. A-314 as amended.
- (2) The following Orders issued by the Administrator of Services on behalf of the Wartime Prices and Trade Board shall hereafter cease to be Orders of the Administrator of Services and shall be deemed to have been made by the Transit Controller pursuant to the powers conferred by Order in Council P.C. 6131 of August 12, 1941, as amended, and the said Orders are hereby amended, where the context so requires, by the substitution of the words "Transit Controller" for the words "Administrator", "Deputy Administrator of Services" or "Deputy Administrator of Services" therein:—
 - (a) Administrator's Order No. A-314 respecting the Operation of Private Commercial Vehicles, as amended by Orders Nos. A-440 and A-1112, and by subsection (1) of this Section;
 - (b) Administrator's Order No. A-533 respecting the transportation of Milk and Cream, as amended by Order No. A-1488.
- (3) The Transit Controller shall have power to enforce, rescind or amend the said Orders.
- 2. (1) Every permit, prohibition, requirement or instruction respecting the use of trucks made or issued by or on behalf of the Administrator of Services, except those set out in subsection (3) of this Section shall be deemed to have been made and issued by or on behalf of the Transit Controller pursuant to the powers conferred by Order in Council, P.C. 6131 of August 12, 1941, as amended, and every such permit, prohibi-

tion, requirement and instruction is hereby amended, where the context so requires, by the substitution of the words "Transit Controller" for the words "Administrator", "Deputy Administrator", "Administrator of Services" or "Deputy Administrator of Services" therein.

- (2) The Transit Controller shall have power to enforce, rescind or amend every permit, prohibition, requirement and instruction deemed, in accordance with subsection (1) of this Section, to have been made and issued by him and every such permit, prohibition, requirement and instruction shall remain in full force and effect unless and until it expires by its own terms or is rescinded or amended by the Transit Controller.
- (3) The permits, prohibitions, requirements and instructions excepted by subsection (1) of this Section and which remain under the jurisdiction and authority of the Administrator of Services, are as follows:—
 - (a) Every permit, prohibition, requirement and instruction made or issued for any purpose of any of the following Orders:
 - (i) Administrator's Order No. A-57 as amended, respecting retail deliveries;
 - (ii) Administrator's Order No. A-164, respecting deliveries of tobacco and confectionery in Ottawa, Hull and District by Wholesalers to Retailers;
 - (iii) Administrator's Orders Nos. A-255 and A-362 respecting launderers, cleaners and dyers;
 - (iv) Administrator's Order No. A-292, as amended, respecting wholesale deliveries and the use of automotive vehicles:
 - (v) Administrator's Order No. A-398, respecting the rental and exhibition of moving pictures films;
 - (vi) Administrator's Order No. A-491, as amended, respecting deliveries of ice;
 - (vii) Administrator's Order No. A-492, as amended, respecting deliveries of bread and bakery products;
 - (viji) Administrator's Order No. A-644, respecting deliveries of building and construction supplies and materials.
 - (b) Every permit, prohibition, requirements and instruction respecting charges, rates and tolls for the use of trucks and the carriage of goods therein.
- 3: This Order in Council shall be and be deemed to have been effective on and from September 18, 1944.

A. D. P. HEENEY, Clerk of the Privy Council.

Order in Council authorizing payment of drawback to flour millers in respect of wheat milled for domestic consumption

P.C. 7319

AT THE GOVERNMENT HOUSE AT OTTAWA

Tuesday, the 19th day of September, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas under Order in Council P.C. 8528 known as the Wartime Prices and Trade Regulations, flour millers and other manufacturers of wheat products are required to sell flour and other human foods containing wheat in Canada at prices not in excess of the maximum prices charged by them during the period September fifteenth to October eleventh, nineteen hundred and forty-one;

And whereas, since the first day of August, nineteen hundred and forty-two, the market price of western wheat has been higher than during the period from the fifteenth day of September to the eleventh day of October, nineteen hundred and

forty-one;

And whereas, in order to maintain the supply of flour and other human foods containing wheat, provision was made under Order in Council P.C. 9457, dated the sixteenth day of October, nineteen hundred and forty-two, and Order in Council P.C. 6602 of the nineteenth day of August, nineteen hundred and forty-three, for payments to the manufacturers of such products according to the quantity of western wheat estimated to have been used in the manufacture of such products sold in Canada during the crop year nineteen hundred and forty-three/forty-four, at a rate equal to the difference between the monthly average prices estimated to have been paid by such manufacturers for Number One Northern Wheat or Number One C.W. Amber Durum Wheat in store Fort William/Port Arthur and a price for the same grade of wheat in the same position determined as being appropriate to maximum prices for flour;

And whereas the Minister of Finance reports that the Wartime Prices and Trade Board, pursuant to Order in Council P.C. 9457, dated the sixteenth day of October, nineteen hundred and forty-two has determined upon seventy-seven and three eighths cents per bushel for Number One Northern and Number One C.W. Amber Durum in store Fort William/Port Arthur as the price for wheat appropriate to maximum prices for flour;

That it is desirable to continue such payments during the crop year nineteen

hundred and forty-four/forty-five, subject to certain alterations in procedure;

That the said Order in Council P.C. 6602 as amended by Order in Council P.C. 7323, dated September 20, 1943, and these presents provide that no flour miller shall be entitled to retain payments made by the Canadian Wheat Board in respect of any fiscal year under the said Order in Council P.C. 9457, as amended, which contribute to net taxable income for such fiscal year in excess of 116-2/3 per cent of his standard profits;

That before any such payment may be made to any flour miller he must have executed and delivered to Commodity Prices Stabilization Corporation Ltd. an undertaking whereby he agrees to refund to the Commodity Prices Stabilization Corporation Ltd. for account of the Canadian Wheat Board, the amount by which his net taxable income (inclusive of such payments) in any fiscal year exceeds 116-2/3 per cent of standard profits or the amount of such payments, whichever is the lesser;

That Chapter 43, Fifth Session 8 George VI, being an Act to amend the Income

War Tax Act provides, inter alia,

(1) that losses sustained in 1944 and fiscal periods ending therein and all subsequent periods by any person carrying on a business may be deducted from profits derived from the business either in the year immediately preceding or in

the three years immediately succeeding the taxation year, and

(2) that one-half of expenditures on maintainance and repairs, incurred by any taxpayer carrying on a business (or an underground development, in the case of a taxpayer operating a mine), in a period to be fixed by Order in Council be regarded as deferred maintenance and repairs and be deductible as an expense, at the option of the taxpayer, either in the year or fiscal periods when incurred or in years or fiscal periods ending subsequent to December 31, 1942;

That revision of net taxable income occasioned by such losses or arising out of such deferred maintenance and repairs will of necessity affect adjustments which may have been made or may be made with Commodity Prices Stabilization Corporation Ltd. pursuant to such undertakings; and

That Commodity Prices Stabilization Corporation Ltd. will renegotiate any adjustment necessitated by a flour miller taking advantage of the amendments to the said Act and will advise the Canadian Wheat Board the amount if any due to such flour

miller;

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Finance and under and by virtue of the powers conferred by the War Measures Act, is pleased to order and it is hereby ordered as follows:—

- 1. For the purposes of this Order, and unless the context otherwise requires—
- (a) "flour millers" shall include manufacturers of human foods containing wheat other than flour;
- (b) "western wheat" means wheat grown in the Provinces of Manitoba, Saskatchewan and Alberta, in that part of the Province of Ontario lying west of

Fort William/Port Arthur and in that part of British Columbia known as the Peace River District, the Creston and Wynndel areas and in such other parts of British Columbia as the Canadian Wheat Board may from time to time designate under paragraph one of Part one of the regulations contained in Order in Council P.C. 1802 dated March ninth, nineteen hundred and forty-two;

- (c) "the monthly average price for hard red spring wheat" means the price for Number One Northern Wheat in store Fort William/Port Arthur which is determined by the Canadian Wheat Board each month beginning with and including August, nineteen hundred and forty-four, as being most nearly approximate to the arithmetic average price paid for that grade of wheat in that position by flour millers during that month, provided, however, that if during any month the price of Number One Northern rises to a premium of more than four cents per bushel over Number Two Northern, the "monthly average price" for hard red spring wheat may be determined by the Canadian Wheat Board by adding four cents per bushel to the price which is determined by the said Board to be most nearly approximate to the arithmetic average price paid for Number Two Northern Wheat in store Fort William/Port Arthur by flour millers during that month;
- (d) "the monthly average price for Durum wheat" means the price for Number One CW Amber Durum wheat in store Fort William/Port Arthur which is determined by the Canadian Wheat Board each month beginning with and including August, nineteen hundred and forty-four, as being most nearly approximate to the arithmetic average price paid for that grade of wheat in that position by flour millers during that month, reduced by the amount of any abnormal premium for Number One CW Amber Durum wheat over Number Two CW Amber Durum wheat;
- (e) "standard profits" shall mean the standard profits of the recipient determined under and in accordance with the Excess Profits Tax Act;
- (f) "net taxable income" shall mean net taxable income for the purposes of the Income War Tax Act.
- 2. Payments to flour millers are hereby authorized in respect of flour or other human foods containing wheat for consumption in Canada sold prior to or between the first day of August, nineteen hundred and forty-four and the thirty-first day of July, nineteen hundred and forty-five, both inclusive, and delivered between the first day of August, nineteen hundred and forty-four and the thirty-first day of July, nineteen hundred and forty-five, which shall be equal to the quantity of western wheat estimated to have been used in the manufacture of flour or such other human foods multiplied by the difference between the "monthly average price for hard red spring wheat" for the month in which the flour or such other human foods were delivered and seventy-seven and three-eighths cents per bushel, subject to the following terms and conditions:
 - (a) For the purposes of making payments under this Order, the Canadian Wheat Board shall have the power to determine the quantity of western wheat used in the manufacture of any given quantity of flour or other human food containing wheat, but unless otherwise ordered by the Canadian Wheat Board one barrel (196 pounds) of flour shall be considered as equivalent to four and one-half bushels of wheat with the exception that one barrel (196 pounds) of whole-wheat flour of any variety or standard shall be considered equivalent to three and one-third bushels of wheat;
 - (b) No flour miller shall be entitled to payment hereunder unless and until he has completed an undertaking that if in respect of any fiscal year of the flour miller his net taxable income, inclusive of all sums received by him at any time from the Canadian Wheat Board by way of payment hereunder in respect of deliveries of flour or other human foods during such fiscal year, exceeds 116² per cent of his standard profits, he will, as soon as possible after the end of such fiscal year, and not later than the date on which the recipient is required under the Income War Tax Act to file income tax returns in respect of such fiscal year, refund to Commodity Prices Stabilization Corpora-

tion Ltd. for account of the Canadian Wheat Board the amount of such excess, provided, however, that the flour miller shall be under no obligation to pay to the said Corporation for account of the Canadian Wheat Board any amount in excess of the total sums so received by him from the said Board by way of payments hereunder; provided however that in any case or class of cases where in the opinion of Commodity Prices Stabilization Corporation Ltd. application of the above principles of calculation of refund of payments would be inequitable, Commodity Prices Stabilization Corporation Ltd. may require an undertaking providing for calculation of refund of payments on such other basis or by such other method as the Minister of Finance may approve;

- (c) Payments hereunder shall be made in respect of flour and other human food sold prior to or between the first day of August, nineteen hundred and forty-four, and the thirty-first day of July, nineteen hundred and forty-five, both inclusive, and delivered between the first day of August, nineteen hundred and forty-five both inclusive;
- (d) No payments hereunder shall be made in respect of flour or wheat products exported from Canada;
- (e) Payments hereunder in respect of human foods containing Durum wheat shall be at a rate equal to the difference between the "monthly average price for Durum wheat" and seventy-seven and three-eighths cents per bushel.
- 3. (a) The Canadian Wheat Board is hereby charged with the duty of determining and paying to flour millers the sums of money payable under this Order, and is hereby authorized and empowered to make such orders and regulations as may be necessary or advisable for carrying out the provisions of this Order.
- (b) The Canadian Wheat Board is hereby authorized to pay to any flour miller such sum as Commodity Prices Stabilization Corporation Ltd. certifies as being due to him by reason of renegotiation of any adjustment which has been or may be made with Commodity Prices Stabilization Corporation Ltd. pursuant to any undertaking executed and delivered by such flour miller to Commodity Prices Stabilization Corporation Ltd. in accordance with the said Order in Council P.C. 6602 or with Section 2 (b) hereof.
- (c) Commodity Prices Stabilization Corporaton Ltd. is hereby charged with the sole duty of determining and collecting the sums of money payable to the said Corporation for account of the Canadian Wheat Board under and by virtue of this Order and of remitting such sums collected to the said Board, and the Canadian Wheat Board is in no way responsible for the manner in which the said duty is performed by the said Corporation.
- 4. (a) Every person other than a flour miller shall, before he exports flour or wheat products from Canada, repay to the Canadian Wheat Board an amount equal to the payment received by the miller in relation to the flour or wheat products to be exported, as determined by the Wartime Prices and Trade Board.
- (b) Any amount payable to the Canadian Wheat Board under this section shall be recoverable as a debt due the Crown and without prejudice to any other remedy, may be recovered by the Canadian Wheat Board as a civil debt.
- 5. Expenditures hereunder, including expenses incurred by the Canadian Wheat Board in administering the provisions hereof, shall be charged against monies to be allotted from the War Appropriation for this purpose or out of monies appropriated by Parliament for this purpose.

A. D. P. HEENEY, Clerk of the Privy Council.

PART II

Miscellaneous Administrative Orders

DEPARTMENT OF NATIONAL REVENUE

WM No. 19

Supplement No. 53

MEMORANDUM

(Customs Division)

OTTAWA, 12th September, 1944.

To Collectors of Customs and Excise, and others concerned:

Trading with the Enemy

List of Specified Persons, Revision No. 53

Herewith is furnished for your information and guidance a Proclamation amending the List of Specified Persons published with Memorandum WM No. 19.

P. L. YOUNG,

Acting Ass't. Deputy Minister of National

Revenue, for Customs.

WM No. 102

Supplement No. 5

MEMORANDUM

(Customs Division)

Ottawa, 8th September, 1944.

To Collectors of Customs and Excise, and others concerned:

Prohibited Imports

The Minister of National Revenue has authorized the issuance of General Permit No. G-2404 for the undermentioned goods which are prohibited importation (Memorandum WM No. 102):—

Tariff Item

Description

364 ex 648a Diamond dust or bort and black diamonds, for borers.

Industrial diamonds, n.o.p.

This general permit is issued in a single copy, which is retained in the Department, the number of which is to be endorsed on all relative import documents.

The importer shall file with the Collector of Customs and Excise at the time of presenting his import entry, four copies of Customs Form C-6 Special, and, when complete in all respects, the original and duplicate copies are to be forwarded by the Collector to the Department of National Revenue WITH THE DEPARTMENTAL COPY OF THE CUSTOMS ENTRY, the triplicate copy retained for the Port Records and the quadruplicate copy returned to the importer.

P. L. YOUNG,
Acting Ass't. Deputy Minister of National Revenue,
for Customs.



PART III

Wartime Prices and Trade Board (Finance)

Repayment of Subsidy Notice RS-14

COMMODITY PRICES STABILIZATION CORPORATION LTD.

Effective September 18, 1944

NOTICE is hereby given that Items 5 and 7 of Notice RS-1 respecting repayment of subsidies, published in *Canadian War Orders and Regulations 1943*, Volume III, No. 12 of September 27, 1943, are rescinded.

TAKE NOTICE that the classes and kinds of goods described hereunder have been and are hereby designated as "subsidized goods" for the purpose of Order in Council P.C. 5518, of July 16, 1943, respecting repayment of subsidies.

FURTHER TAKE NOTICE that the amounts of subsidy involved in such classes and kinds of goods have been and are hereby determined, declared and specified to be the amounts respectively described opposite such classes and kinds of goods as follows:—

CLASSES AND KINDS OF GOODS

AMOUNT OF SUBSIDY REPAYMENT

- 1. Dried Fruit—on being exported
 - (a) Figs 6¢ per lb.
- 2. Coffee—on being exported or sold as ships' stores.... 3¢ per lb.

Dated at Ottawa, this 11th day of September, 1944.

COMMODITY PRICES STABILIZATION CORPORATION LTD.

Per H. B. McKinnon, President



Board Orders

WARTIME PRICES AND TRADE BOARD

ORDER No. 414

Maximum Prices for Goods

Statement in Respect of Order No. 414

Order No. 414 has been issued to consolidate and simplify a number of existing price regulations into a single regulation which sets out the procedures for controlling the prices of all goods. The new Order also clarifies the procedure for establishing maximum prices on all goods, including raw materials, component parts and capital goods, coming on the market for the first time since the imposition of the price ceiling. It in no way, however, supersedes or over-rides those orders which establish maximum prices or maximum markups for specified commodities or groups of commodities.

The Order does not involve any change in the price ceiling policy. The effect of the original imposition of price control in 1941 was to establish maximum prices for individual sellers based on sales made during the basic period. This principle continues unchanged. Consequently, in establishing maximum prices for dissimilar (new or modified) goods, the Board will continue to fix such prices at the level at which these goods would have sold during the basic period.

The Order also maintains unchanged the procedures previously established for dealing with applications to adjust maximum prices. It is obvious, however, that any upward revision of price ceilings is wholly incompatible with the Board's mandate to stabilize the cost of living and can only be contemplated in extreme cases. Where the cost of manufacturing or of importing goods has increased to the extent that such increases cannot reasonably be absorbed, consideration will be given as to whether some relief may be afforded. The determination of the point at which relief may be given is not susceptible of precise definition and must depend upon the circumstances of the individual case. As a general and basic premise, however, it can be stated definitely that the price ceiling cannot be maintained unless applications for enhanced maximum prices are restricted to those applicants who can demonstrate overall financial need.

In any event, it is a fundamental principle of the price ceiling policy that the prices paid by consumers of goods and services must not be allowed to rise. Accordingly in considering applications for price adjustments, where relief is contemplated, every possibility of sharing the burden must first be exhausted. If necessary, subsidies will also be considered to ensure the supply of essential goods at ceiling prices.

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WARTIME PRICES AND TRADE BOARD

ORDER No. 414

Maximum Prices for Goods

It being desirable to amplify and otherwise amend Order No. 214 of the Board and to consolidate the Order as amended.

Therefore, under powers given to the Board by the Wartime Prices and Trade Regulations, being Order in Council P.C. 8528, dated November 1, 1941, and amendments, the Board hereby orders as follows:—

- 1. Orders Nos. 143, 185 and 214 of the Board and Administrator's Order No. A-1223 are hereby revoked and are replaced by this Order. Notwithstanding the revocation of Orders Nos. 143, 185 and 214, however, no person shall sell or offer to sell any goods at a price in excess of the maximum price in effect on October 2, 1944, fixed, approved or concurred in by or under any of those Orders on sales by him of those goods.
 - 2. This order shall come into force on October 2, 1944.

Part I-General Provisions

3. In this Order,

(a) "Administrator" means a person appointed by the Board as an Administrator or a Co-Ordinator and includes a Deputy Administrator or Deputy Co-Ordinator appointed by the Board;

(b) "basic period" means the four weeks from September 15, 1941, to October 11,

1941, both inclusive;

(c) "business" means any activity or undertaking in which any goods are produced. manufactured, extracted, refined, processed, finished, converted, assembled, distributed, sold or otherwise dealt in;

(d) "Chairman" means Chairman of the Wartime Prices and Trade Board and

includes a Deputy Chairman;

(e) "Commodity Administrator" means the Administrator having jurisdiction in respect of any particular goods, except the Administrator of Wholesale Trade and the Administrator of Retail Trade;

(f) "goods" includes any articles, commodities, substances or things;

(g) "manufacturer" means any person who makes, processes, finishes, assembles or otherwise manufactures goods and the words "manufacture" and "manufacture"

factured" shall each have a corresponding meaning;

(h) "new entrant in business" means any person who forms or commences a business on or after October 2, 1944, whether or not he owns another business; and any person who, on or after October 2, 1944, opens a new place of business, shall be deemed to be a new entrant in business in respect of that new place of business; and the word "person" includes any person acting in trust for or on behalf of any other person;

(i) "new owner" means any person who, on or after October 2, 1944, acquires the ownership of an existing business; and the word "person" includes any

person acting in trust for or on behalf of any other person;

(j) "Prices and Supply Representative" means a person appointed as such by the Board and includes any person authorized to act for such representative;

- (k) "standard goods" means goods the maximum price for which or maximum markup on which, in respect of the person selling them, has been fixed
 (i) by Section 7 of the Wartime Prices and Trade Regulations, or
 - (ii) by or under an Order issued by or under authority of the Board or issued by another price-fixing authority with the concurrence of the Board, or otherwise fixed by or under authority of the Board, or

(iii) by or under authority of this Order;

- (1) "trade description" means any brand, mark, name or other descriptive term or identification commonly applied to any goods by the manufacturer or distributor thereof to distinguish them from other goods;
- (m) "wholesaler" means a person, including a jobber, distributor, importer or other dealer who in the ordinary course of business sells at wholesale goods not manufactured by him, and includes a manufacturer to the extent that he sells at wholesale any goods not manufactured by him.
- 4. This Order, other than Sections 48 and 50, shall not apply to used goods, scrap goods or goods or sales that are exempted both from the provisions of Section 7 of the Wartime Prices and Trade Regulations and from any price fixed by any Order issued by or under authority of the board or by another price-fixing authority with the concurrence of the Board.
- 5. (1) No person shall sell or offer to sell any goods which are not his standard goods (defined in clause (k) of Section 3) until the maximum price at which he may sell the goods has been fixed under the provisions of this Order and he has complied with such provisions in all respects.
- (2) No person shall buy or offer to buy from any seller any goods if he knows or has reason to believe that the goods are not the seller's standard goods.
- (3) Any person who, prior to October 2, 1944, has sold any goods the maximum price for which on sales by him was not fixed by Section 7 of the Wartime Prices and Trade Regulations, was not fixed or required to be fixed by or under Order No. 214 (respecting Consumer Goods) or any other Order issued by or under authority of the Board or by another price-fixing authority with the concurrence of the Board may continue to sell such goods at a price not exceeding the highest lawful price at which he sold identical goods in the period from October 12, 1941 to September 15, 1944, subject to any action of an Administrator under the authority of section 48.
- 6. No person shall cease to use or in any way alter the trade description of any goods he sells except with the written consent of the Administrator concerned.
- 7. No person selling any goods shall introduce into his normal trade practice any additional transaction in the distribution of his goods in such a way as to increase the cost thereof to any subsequent buyer.
- 8. Jurisdiction over sales at wholesale or at retail of some goods has been or may be assigned to a Commodity Administrator instead of the Administrator of Wholesale Trade or the Administrator of Retail Trade. In the case of sales of such goods, references in this Order to the Administrator of Wholesale Trade and the Administrator of Retail Trade are to be construed as references to that Commodity Administrator.
- 9. (1) Every manufacturer, wholesaler and retailer shall observe the following requirements:—
 - (a) In each season, every manufacturer shall continue to produce and every wholesaler and retailer shall continue to deal in goods that are similar in usefulness, durability, serviceability and intrinsic worth to, and in approximately the same price ranges as, goods he produced or dealt in, respectively, in the corresponding season of 1941.
 - (b) Every manufacturer, wholesaler and retailer shall maintain in each price range of his goods a volume which bears the same proportion to the total volume of the goods respectively produced or dealt in by him as the volume in that price range bore to the total volume of goods respectively produced or dealt in by him in 1941: provided however, that he may decrease the proportion which the volume of his goods in his higher price ranges bears to the total volume of his goods.
 - (c) If a manufacturer finds it necessary to decrease the proportion which his volume of production in his lower price ranges bears to his total production, due to his inability to obtain the necessary materials or substitute materials, such decrease shall not be a contravention of this Section if he immediately reports such inability to the Commodity Administrator.

- (d) If a wholesaler or retailer finds it necessary to decrease the proportion which his volume of goods in his lower price ranges bears to his total volume of goods due to his inability to obtain such goods or substitute goods, such decrease shall not be a contravention of this Section.
- (2) If a decrease by a manufacturer, wholesaler or retailer in the proportion which his volume of goods in his lower price ranges bears to his total volume of goods is due to any Order of the Board or of an Administrator or of other authority prohibiting or restricting production, such decrease shall not be a contravention of this Section.
- (3) If any Order required a manufacturer to restrict his production of goods described in that Order to kinds, models or types specified in the Order and that Order is revoked, the manufacturer may continue to restrict his production to those kinds, models or types, provided that he maintains in each price range a volume which bears the same proportion to the total volume of the goods produced by him as resulted from his compliance with the requirements of that Order. In such case, that production shall not be a contravention of this Section.
- (4) The Commodity Administrator in respect of manufacturers, the Administrator of Wholesale Trade in respect of wholesalers and the Administrator of Retail Trade in respect of retailers may, upon application, or on his own initiative, give directions in writing to any person varying the requirements of subsection (1) and any direction as to production or distribution given before October 2, 1944 by an Administrator shall continue in effect until cancelled.

GOODS MADE TO ORDER AND SPECIAL CASES

10. (1) Maximum prices of goods not identical in every respect, including trade description, with the standard goods of the manufacturer or wholesaler and which are of the type set forth in clauses (a), (b) and (c) following, shall be governed by this Section instead of Sections 13 and 14, or Section 30:

(a) goods of a capital or durable nature that are manufactured to order for or to the specifications of the user for the purpose of the production, transportation or distribution of other goods or services but which are not consumed in such production, transportation or distribution except to the extent of wear and

tear;

(b) goods to be sold to a manufacturer as component parts of any goods referred to in clause (a) preceding or as component parts of any goods intended for ultimate sale to the Department of Munitions and Supply or any agency thereof or for export, either in the same form or after further manufacture, unless such goods are also offered for sale for civilian use in Canada;

(c) such other goods as the Chairman, or such person as he may from time to time appoint, may designate by notice published in Canadian War Orders

and Regulations or otherwise designate in writing.

(2) The maximum price at which a manufacturer or wholesaler may sell or offer to sell goods of a kind referred to in subsection (1) shall be determined by reference to the lawful maximum price fixed for goods of the same class and kind

(i) by Section 7 of the Wartime Prices and Trade Regulations or

(ii) by or under an Order issued by or under authority of the Board or issued by another price-fixing authority with the concurrence of the Board, or otherwise fixed by or under authority of the Board, or

(iii) by or under authority of this Order.

- If the manufacturer or wholesaler did not sell goods of the same class and kind in the period from October 12, 1941 to September 15, 1944, then his maximum price shall be determined by reference to the lawful price charged by other manufacturers or wholesalers for goods of the same class and kind.
- (3) In any case where he deems it to be necessary, an Administrator may direct a manufacturer or wholesaler to make the application referred to in Sections 14 or 30, as the case may be.
- 11. (1) If any person manufactures any goods, other than goods referred to in Section 10 or goods which are component parts of other goods, to the order and specifications of and for sale by a customer in such circumstances that the customer has the exclusive right of sale of the goods, the pricing of the goods shall be governed by this Section.

- (2) If such customer in selling the goods represents himself as the manufacturer of the goods or is the manufacturer of other goods,
 - (a) the person who in fact manufactures shall not (i) deliver any of the goods at a price exceeding his lawful maximum price therefor or (ii) deliver any of the goods for which his lawful maximum price has not been fixed, until he has made an application to the Commodity Administrator, has furnished all information required by that Administrator and that Administrator has approved or fixed the price at which he may deliver the goods; and
 - (b) the customer shall make any application and perform such acts as are required of a manufacturer by Sections 13 to 22 inclusive.
- (3) If such customer is a wholesaler who is acquiring the goods for sale to other wholesalers and retailers, or if he is a retailer, the person who in fact manufactures the goods shall be regarded as the manufacturer for the purposes of this Order and shall make any application and perform such acts as are required of a manufacturer by Sections 13 to 18 inclusive and Sections 20 to 22 inclusive. The maximum prices or maximum markups at which the customer and other persons may sell the goods shall be fixed or varied concurrently in the manner described in the appropriate Sections referred to, and the customer and other persons shall perform such acts as are required by them by those Sections.

Part II-Manufacturers

12. The maximum price at which a manufacturer may sell or offer to sell any goods manufactured by him may have been fixed

(a) by Section 7 of the Wartime Prices and Trade Regulations (which Section established as ceiling prices lawful maximum prices obtained in the basic

period), or

(b) by or under an Order issued by or under the authority of the Board or issued by another price-fixing authority with the concurrence of the Board, or otherwise fixed by or under authority of the Board (and whenever a manufacturer's maximum price has been fixed by such an Order, his basic period maximum price will no longer apply while the Order is in force), or

(c) by or under authority of this Order (in which case the manufacturer will

receive a notice or direction from the Board);

and if the maximum price at which a manufacturer may sell any particular goods manufactured by him has not been fixed in any of the foregoing ways, he must obtain fixation of his maximum price for such goods under the provisions of this Part. Any goods the maximum price for which has been fixed in any way are thereafter to be regarded as his standard goods.

FIXATION OF MAXIMUM PRICE FOR DISSIMILAR GOODS

- 13. Whenever a manufacturer produces any goods (hereinafter referred to as dissimilar goods) which are not identical in every respect, including trade description, with his standard goods, and which are not goods referred to in Section 10, he shall not sell or offer to sell such dissimilar goods unless and until the maximum price at which he may sell such goods has been fixed under this Order and he has complied with the provisions of this Order in all respects.
- 14. The manufacturer of the dissimilar goods shall make an application to the Commodity Administrator, on a form provided by the Board, to fix the maximum price for the dissimilar goods and shall furnish all information required in or by such form and in the manner required.
- 15. (1) If the Commodity Administrator is of the opinion that the goods referred to in the application submitted under Section 14 serve the 'same purpose as the manufacturer's most nearly comparable standard goods, and are equivalent thereto in usefulness, durability, serviceability and intrinsic worth, he shall direct that the maximum price at which such dissimilar goods may be sold by the manufacturer and by wholesalers and retailers shall be the same as the maximum price at which the most nearly comparable standard goods of that manufacturer may be sold by him and such wholesalers and retailers, respectively, and a notice in duplicate shall be sent to the manufacturer by or on behalf of the Board setting forth such directions.

- (2) Upon receipt of such notice, the manufacturer shall forthwith endorse upon one of the copies thereof, a signed and dated acknowledgment of its receipt by him and, before selling or offering to sell such goods, he shall forward that endorsed copy to the office specified in the notice.
- (3) The Commodity Administrator may by direction in writing require that such dissimilar goods be given that trade description by which the manufacturer has designated the most nearly comparable standard goods referred to in subsection (1) or, where the use of such trade description might be likely to cause deception or confusion, the Commodity Administrator may by direction in writing require that such dissimilar goods be given a different trade description or be otherwise identified.
- (4) When the manufacturer receives the notice referred to in subsection (1) preceding, he shall, at or before the time of shipping to any of his customers any of the goods referred to in the notice, inform that customer as to the directions contained in the notice by sending to him a printed or written notification giving the trade description of the dissimilar goods and the trade description of the standard goods and stating that all sellers' maximum prices for the dissimilar goods shall be the same as their maximum prices for the standard goods.
- 16. (1) If the Commodity Administrator is of the opinion that the goods referred to in the application submitted under Section 14 do not serve the same purpose as the manufacturer's most nearly comparable standard goods or are not equivalent thereto in usefulness, durability, serviceability and intrinsic worth, or if there are no such nearly comparable standard goods, he shall (unless production of the goods is contrary to the requirements of Section 9 of this Order or the requirements of any Order) fix the maximum price therefor on sales by the manufacturer to each class of customer mentioned by him in his application. If the goods are to be sold at wholesale, the Administrator of Wholesale Trade shall for each class of wholesaler fix the maximum prices or the maximum markups on sales of such goods at wholesale. If the goods are to be sold at retail, the Administrator of Retail Trade shall fix the maximum prices or maximum markups on sales of such goods at retail.
- (2) When the fixations have been made, a notice in duplicate shall be sent to the manufacturer by or on behalf of the Board, setting forth the said maximum prices and maximum markups. Upon receipt of such notice, the manufacturer shall forthwith endorse upon one of the copies thereof a signed and dated acknowledgment of its receipt by him and, before selling or offering to sell such goods, he shall forward that endorsed copy to the office specified in the notice.
- (3) The trade description of such dissimilar goods shall differ from that of any other goods produced or sold by the said manufacturer. In any case in which the trade description of such dissimilar goods might be likely to cause deception or confusion, the Commodity Administrator may by direction in writing require that means be adopted to avoid the same and may specify the means.
- 17. Whenever a manufacturer's maximum price for any dissimilar goods has been fixed under Section 16 and he has received the notice referred to in that Section, he shall, at or before the time of shipping any of those goods to any of his customers, inform that customer as to the price fixations or directions contained in that notice by sending to him a printed or written notification completed in accordance with the appropriate form in the Appendix to this Order or in a form approved by the Commodity Administrator.
- 18. (1) Before shipping any of the goods affected, an exact copy of each form of notification proposed to be sent by a manufacturer under Section 15 or Section 17 must be filed by the manufacturer with the Commodity Administrator and any such form shall be altered as that Administrator may require.
- (2) When a manufacturer has sent to a customer a notification as required by those Sections, no further notification need be sent on further sales of those goods to that customer.
- 19. On the first sale of dissimilar goods to each wholesaler and retailer, the manufacturer shall clearly mark on the invoice covering the sale that they are dissimilar goods and may use the expression "new" for that purpose; but, on further sales of those goods to the same wholesaler or retailer, invoices need not be so marked.

VARIATION OF MAXIMUM PRICES FOR STANDARD GOODS

- 20. (1) Whenever the manufactured cost of any standard goods increases so that the lawful maximum price does not provide a reasonable markup for the manufacturer and he can demonstrate financial need, he may make application to the Commodity Administrator for consideration of his case. The application shall be on a form provided by the Board and all information required in or by such form shall be furnished and in the manner required.
- (2) If the Commodity Administrator is of the opinion that the manufacturer's maximum price for the standard goods referred to in an application should be varied, he shall fix the new maximum price thereof on sales by the manufacturer to each class of customer mentioned by him in his application. If the goods are sold at wholesale and if the Administrator of Wholesale Trade is of the opinion that the maximum wholesale prices also should be varied, he shall for each class of wholesaler fix the maximum prices or the maximum markups on sales of such goods at wholesale. If the goods are sold at retail and if the Administrator of Retail Trade is of the opinion that the maximum retail price also should be varied, he shall fix the maximum prices or the maximum markups on sales of such goods at retail. All such fixations shall be submitted to the Chairman for approval.
- (3) When the fixations have been approved by the Chairman, a notice in duplicate shall be sent to the manufacturer by or on behalf of the Board, setting forth the maximum prices and maximum markups that have been fixed. Upon receipt of such notice, the manufacturer shall forthwith endorse upon one of the copies thereof a signed and dated acknowledgment of its receipt by him and before selling or offering to sell such goods at any increased price he shall forward that endorsed copy to the office specified in the notice.
 - (4) An application shall be made under this Section whenever
 - (a) the quantity of the goods in any container is varied by a change in the size of the container or is otherwise varied, or
 - (b) it is desired to impose or alter any terms or conditions of sale unless as a result the laid-in cost of the goods to the buyer is reduced.
- 21. (1) Whenever a manufacturer's maximum price for any standard goods has been varied under Section 20 and he has received the notice referred to in that Section, he shall, at or before the time of shipping any of those goods to any of his customers, inform that customer as to the price fixations or directions contained in that notice by sending to him a printed or written notification completed in accordance with the appropriate form in the Appendix to this Order or in a form approved by the Commodity Administrator.
- (2) Before shipping any of the goods at the varied maximum price an exact copy of each form of notification proposed to be sent by the manufacturer in accordance with subsection (1) preceding must be filed by the manufacturer with the Commodity Administrator and any such form shall be altered as that Administrator may require.
- (3) When the manufacturer has sent to a customer a notification as required by this Section, no further notification need be sent on further sales of those goods to that customer.

PRICE FIXATIONS FOR LIMITED PERIOD

- 22. (1) Maximum prices for and maximum markups on standard goods and on dissimilar goods referred to in this Part may be fixed for a limited period to be determined by the Commodity Administrator.
- (2) Whenever the maximum price for or maximum markup on any goods has been fixed for a limited period, the manufacturer of such goods shall, not later than thirty days before the expiration of such period, make application to the Commodity Administrator for a review of such maximum price or markup; and every such application shall be on a form provided by the Board. The application shall show wherein any of the particulars set forth in the application made under Section 14 or Section 20 are at variance with the actualities experienced during that limited period.
- (3) When the manufacturer has made application for review under this Section, he may continue to sell the goods concerned at the existing lawful maximum price unless the Commodity Administrator otherwise directs by notice in writing.

(4) The Commodity Administrator, with the approval of the Chairman in the case of standard goods, may confirm or vary the maximum price or markup previously fixed with or without limit as to time. If a further limited period is specified, the provisions of subsections (2) and (3) preceding shall apply. If the Commodity Administrator varies the maximum price or markup the Administrator of Wholesale Trade and Administrator of Retail Trade may take any action they deem necessary in respect of sales at wholesale and at retail, respectively.

CHANGE IN BUSINESS NAME

23. The maximum price at which a manufacturer who changes the name under which he operates his business may sell or offer to sell the goods produced by him shall be the maximum price at which he could lawfully sell those goods if he had not changed such name.

NEW OWNER OF A BUSINESS

24. If a manufacturer who is the new owner of a business manufactures goods that are not identical in every respect, including trade description, with the standard goods manufactured by the former owner of the business, the goods shall be deemed to be dissimilar goods manufactured by the new owner and the provisions of Sections 13, 14, 15, 16, 17, 18, 19 and 22 shall apply and the standard goods referred to in those Sections shall be deemed to mean the standard goods of the former owner of the business.

25. If a manufacturer who is the new owner of a business manufactures goods that are identical in every respect, including trade description, with the standard goods manufactured by the former owner, he may, subject to Section 26, sell those goods at a price not exceeding the maximum price at which such former owner could lawfully sell the goods if he had continued to operate the business. (Every new owner must, however, obtain a licence from the Board under Order No. 202, or any Order replacing that Order, before he may sell any goods.)

26. (1) A manufacturer who is the new owner of a business shall, within thirty days after becoming such new owner, file with the Commodity Administrator

(a) a list showing each of the identical goods referred to in Section 25 that he manufactures or proposes to manufacture and, opposite each of the listed goods, shall state the maximum price at which the former owner of the business could lawfully sell the goods to the extent that he is able to ascertain that maximum price and

(b) a list showing such of the goods the former owner's maximum price for which he does not know and, opposite each of such listed goods, shall state the maxi-

mum price at which he proposes to sell the goods.

(2) To the lists referred to in subsection (1) preceding, the new owner shall attach an application to the Commodity Administrator for approval of the prices shown in the lists. After filing the application, the new owner may continue to sell the listed goods filed under clause (a) of subsection (1) at prices not exceeding the listed maximum prices unless the Commodity Administrator otherwise directs by notice in writing. The new owner, however, shall not sell any listed goods filed under clause (b) of subsection (1) until the Commodity Administrator has fixed the maximum price by approving the listed price or fixing a different maximum price by notice in writing. No new owner, however, who fails to comply with this Section shall sell or offer to sell any goods after the expiration of the thirty days mentioned in subsection (1) preceding.

(3) Every notice given by the Commodity Administrator under this Section shall be sent in duplicate to the new owner who, upon receipt of the notice and before further selling or offering to sell any goods, shall endorse upon one copy of the notice a signed and dated acknowledgment of its receipt by him and shall forward that

endorsed copy to the office specified in the notice.

NEW ENTRANT IN BUSINESS

27. The goods manufactured by any new entrant in business shall be regarded as dissimilar goods manufactured by him and the provisions of Sections 13, 14, 16, 17, 18, 19 and 22 shall apply, (Every new entrant in business must also obtain a permit from the Director of Licensing under Order No. 284 and a licence from the Board under Order No. 202, or any Order replacing either of such Orders, before he may sell any goods.)

Part III—Wholesalers of Domestic and Imported Goods

(Note: Throughout this Part, it is indicated that jurisdiction lies with the Administrator of Wholesale Trade; however, Section 8 provides that wherever jurisdiction over sales by wholesalers has been or may be transferred to a Commodity Administrator, references to the Administrator of Wholesale Trade in this part will be construed as references to that Commodity Administrator. All existing arrangements of this kind are to be continued until instructions to the contrary are issued.)

28. (1) The maximum price at which a wholesaler may sell or offer to sell any domestic or imported goods may have been fixed

(a) by Section 7 of the Wartime Prices and Trade Regulations (which Section established as ceiling prices the lawful maximum prices obtained in the basic

period), or

- (b) by or under an order issued by or under authority of the Board or issued by another price-fixing authority with the concurrence of the Board, or otherwise fixed by or under authority of the Board (and, whenever the maximum price or maximum markup on sales at wholesale has been fixed by such an order, the basic period maximum price will no longer apply while the order is in force), or
- (c) by or under authority of this Order (in which case the wholesaler may receive a notification from his supplier or a direction or notice from the Board and the wholesaler must adopt the maximum price or maximum markup set forth in the notification, direction or notice); and if the maximum price or maximum markup at which a wholesaler may sell any particular goods has not been fixed in any of the foregoing ways, he must establish his maximum price or maximum markup in accordance with the provisions of this Part.
- (2) Any goods the maximum price for which or the maximum markup on which has been fixed in any way referred to in subsection (1) or established in accordance with Sections 29 to 32 inclusive are to be regarded thereafter as the wholesaler's standard goods.
- 29. (1) The maximum price at which any wholesaler may sell or offer to sell any goods designated from time to time by the Administrator of Wholesale Trade and which are similar in usefulness, durability, serviceability and intrinsic worth to his standard goods shall be the same as the lawful maximum price at which that wholesaler may sell such standard goods.
- (2) Every designation by the Administrator of Wholesale Trade under this Section shall be by notice signed by him, countersigned by the Chairman of the Board.
- 30. (1) Whenever a wholesaler acquires for re-sale any goods (hereinafter referred to as dissimilar goods) which are not identical with his standard goods (see subsection (2) of Section 28), and are not goods referred to in Section 10 or Section 29, he shall not sell or offer to sell such dissimilar goods unless and until the maximum price or maximum markup at which he may sell such goods has been fixed under this Order and he has complied with the provisions of this Order in all respects.
- (2) The wholesaler shall make an application to the Administrator of Wholesale Trade, on a form provided by the Board, to fix the maximum price for the dissimilar goods and shall furnish all information required in or by such form and in the manner required. The application may be filed at the nearest office of the Board.
- 31. (1) If the Administrator of Wholesale Trade is of the opinion that the goods referred to in the application submitted under Section 30 are dissimilar goods, he shall fix the maximum price or maximum markup on sales of such goods by each class of wholesaler mentioned in the application (unless production of the goods is contrary to the requirements of Section 9 of this Order or the requirements of any other order or unless the Administrator believes that the maximum price at which the wholesaler's supplier in Canada may sell the goods has not been fixed or established). If the goods are to be sold at retail and if the Administrator of Retail Trade is of the cpinion that he should fix at the same time the maximum price or markup on the sale of such goods at retail, he shall fix the maximum prices or maximum markups on sales of such goods at retail. When the fixations have been made, a notice in duplicate shall be sent to the wholesaler by or on behalf of the Board, setting forth the said maximum prices or maximum markups.

- (2) Upon receipt of such a notice, the wholesaler shall forthwith endorse upon one of copies thereof a signed and dated acknowledgment of its receipt by him and, before selling or offering to sell such goods, he shall forward that endorsed copy to the office specified in the notice.
- 32. (1) Whenever the cost of a wholesaler's standard goods that are imported by him into Canada becomes such that the lawful maximum price does not provide a reasonable markup thereon, the wholesaler may make application to the Administrator of Wholesale Trade, on a form provided by the Board, for consideration of such case. All information required in or by such form shall be furnished and in the manner required.
- (2) If the Administrator of Wholesale Trade is of the opinion that the importing wholesaler's maximum price for the standard goods referred to in the said application should be varied, he shall fix the new maximum price therefor on sales by such wholesaler to each class of customer. If the goods are sold to other wholesalers and if the Administrator of Wholesale Trade is of the opinion that the maximum prices on sales by such other wholesalers should be varied, he shall fix the maximum prices or maximum markups on sales by such other wholesalers. If the goods are sold at retail and if the Administrator of Retail Trade is of the opinion that the maximum retail price should be varied he shall fix the maximum prices or the maximum markups on sales of such goods at retail. All such fixations shall be submitted to the Chairman for approval.
- (3) When the Chairman has approved the fixation or fixations, a notice in duplicate shall be sent to the importing wholesaler by or on behalf of the Board, setting forth the said maximum prices and maximum markups that have been fixed. Upon receipt of such notice, such wholesaler shall forthwith endorse upon one of the copies thereof a signed and dated acknowledgment of its receipt by him and, before selling or offering to sell such goods at any increased price, he shall forward that endorsed copy to the office specified in the notice.
 - (4) An application shall be made by a wholesaler under this Section whenever
 - (a) the quantity of any goods imported or packaged by him in any container is varied by a change in the size of the container or is otherwise varied, or
 - (b) he desires to impose or alter any terms or conditions of sale of any goods unless as a result the laid-in cost of the goods to the buyer is reduced.
- 33. (1) Under the provisions of Part II of this Order, any wholesaler who purchases goods from a manufacturer will receive a notification from that manufacturer setting forth maximum prices or maximum markups on sales of such goods at wholesale and at retail whenever (a) the maximum price for the manufacturer's standard goods has been varied, or (b) the maximum price for the manufacturer's dissimilar goods and maximum prices or maximum markups on sales of such goods at wholesale and at retail have been fixed, or (c) the maximum price for the manufacturer's dissimilar goods has been fixed for all sellers by relation to the maximum prices established on his most nearly comparable standard goods.
- (2) Under the provisions of this Part, any wholesaler will receive a notice from the Board whenever, following an application by him, (a) a maximum price or maximum markup has been fixed on sales by him of dissimilar goods (see Sections 30 and 31), or (b) the maximum price or maximum markup at which he may sell his standard imported goods has been varied (see Section 32).
- (3) Whenever a wholesaler receives from a manufacturer a notification of the kind described in clause (a) or clause (b) of subsection (1) or receives from the Board a notice of the kind described in subsection (2), he shall, at or before the time of shipping any of those goods to any of his customers, send a notification to that customer according to the appropriate Form in the Appendix to this Order. If a wholesaler receives from another wholesaler a notification under this subsection, he shall at or before the time of shipping any of those goods to any of his customers send a corresponding notification to that customer.
- (4) Before shipping any of the goods referred to in subsection (3), an exact copy of each form of notification proposed to be sent by the wholesaler in accordance with subsection (3) must be filed by him with the Administrator of Wholesale Trade and any such form shall be altered as that Administrator may require.

- (5) When the wholesaler has sent to a customer a notification as required by this Section, no further notification need be sent on further sales of those goods to that customer.
- (6) Whenever a wholesaler first sells any dissimilar goods in respect of which he is required by this Section to send a notification to his customers, he shall clearly mark on the invoice covering the sale that they are dissimilar and may use the expression "new" for that purpose; but on further sales of those goods to the same customer invoices need not to be so marked.
- (7) The Administrator of Wholesale Trade may approve or specify any alternative form of notification and/or invoicing that he considers proper and in accordance with the intent of this Section.
- 34. Whenever a wholesaler receives from a manufacturer a notification of the kind referred to in clause (c) of subsection (1) of Section 33, he is not required to send any notification in respect thereof to his customers.

CHANGE IN BUSINESS NAME

35. The maximum price at which a wholesaler who changes the name under which he operates his business may sell or offer to sell any goods shall be the maximum price at which he could lawfully sell those goods if he had not changed such name.

NEW OWNER OF A BUSINESS

- 36. Subject to Section 37, the maximum price at which a wholesaler who is the new owner of a wholesale business may sell or offer to sell any goods shall be the maximum price at which the former owner of the business could lawfully sell those goods at wholesale if he had continued to operate the business. (Every new owner must, however, obtain a licence from the Board under Order No. 202, or any Order replacing that Order, before he may sell any goods.)
- 37. (1) A wholesaler who is the new owner of a business shall, within thirty days after becoming such new owner, file at the nearest office of the Board a list showing each of the goods that he sells or proposes to sell and, opposite each of such goods, shall state the maximum price at which the former owner of the business could lawfully sell the goods to the extent that he is able to ascertain that maximum price and, to the extent that he is unable to ascertain that maximum price, shall state the maximum price, clearly differentiated, at which he proposes to sell the goods. Such list may be the proposed price-list or catalogue which he has prepared for distribution among his customers. The wholesaler shall furnish such additional information as the Administrator of Wholesale Trade may specify.
- (2) To the list referred to in subsection (1) preceding, the new owner shall attach an application to the Administrator of Wholesale Trade for approval of the prices shown in the list. After filing the application, the new owner may continue to sell the listed goods at prices not exceeding the listed maximum prices mentioned in subsection (1) unless that administrator otherwise directs by notice in writing. Subject to subsection (3) however, no new owner who fails to comply with this Section shall sell or offer to sell any goods after the expiration of the thirty days mentioned in subsection (1).
- (3) The Administrator of Wholesale Trade, upon application by the new owner may exempt the new owner from the necessity of filing the list referred to in subsection (1) preceding and may by notice in writing give directions to the new owner as to the maximum prices or maximum markups at which the new owner may sell his goods.
- (4) Every notice given by the Administrator of Wholesale Trade under this Section shall be sent in duplicate to the new owner who, upon receipt of the notice and before further selling or offering to sell any goods, shall endorse upon one copy of the notice a signed and dated acknowledgment of its receipt by him and shall forward that endorsed copy to the office specified in the notice.

NEW ENTRANT IN BUSINESS

38. No new entrant in business shall sell or offer to sell any goods at wholesale unless and until the maximum price at which he may sell such goods has been fixed under this Order and he has complied with the provisions of this Order in all respects.

(Every new entrant in business must, before proceeding to have his maximum prices fixed under this Order, obtain a permit from the Director of Licensing under Order No. 284 and a licence from the Board under Order No. 202, or any Order replacing either of such Orders.)

- 39. (1) Such new entrant in business shall file with the Administrator of Wholesale Trade, directly or through the nearest office of the Board, for approval a list showing each of the goods that he proposes to sell and, opposite each of such goods, the maximum price at which he proposes to sell the goods. Such list may be the proposed price-list or catalogue which he has prepared for distribution among his customers. The Wholesaler shall furnish such additional information as the Administrator of Wholesale Trade may specify.
- (2) The Administrator of Wholesale Trade, upon application of the new entrant in business, may exempt the new entrant in business from the necessity of filing the list referred to in subsection (1) preceding and may by notice in writing give directions to the new entrant in business as to the maximum prices or maximum markups at which he may sell his goods.
 - (3) The new entrant in business shall not sell or offer to sell any goods until he
 - (a) has received from the Administrator of Wholesale Trade a notice in writing in duplicate approving the said listed prices, or fixing or giving directions as to the maximum prices or maximum markups at which the new entrant in business may sell the listed goods, and
 - (b) has endorsed upon one copy of the notice a signed and dated acknowledgment of its receipt by him and has forwarded that endorsed copy to the office specified in the notice.

The prices approved or the prices or markups fixed in the notice shall be the maximum prices or maximum markups at which the new entrant in business may sell or offer to sell the goods referred to in the notice.

Part IV-Retailers

(Note: Throughout this Part, it is indicated that jurisdiction lies with the Administrator of Retail Trade. Section 8, however, provides that wherever jurisdiction over sales by retailers has been or may be transferred to a Commodity Administrator, references to the Administrator of Retail Trade in this Part will be construed as references to that Commodity Administrator. All existing arrangements of this kind are to be continued until instructions to the contrary are issued.)

- 40. (1) The maximum price at which a retailer may sell or offer to sell any domestic or imported goods may have been fixed
 - (a) by Section 7 of the Wartime Prices and Trade Regulations (which Section established as ceiling prices lawful maximum prices obtained in the basic period), or
 - (b) by or under an order issued by or under authority of the Board or issued by another price-fixing authority with the concurrence of the Board, or otherwise fixed by or under authority of the Board (and whenever the maximum price or maximum markup on sales at retail has been fixed by such an order, the basic period maximum price will no longer apply while the order is in force), or
 - (c) by or under authority of this Order (in which case the retailer may receive a notification from his supplier or a direction or notice from the Board, and the retailer must adopt as his own the maximum price or maximum markup set forth in the notification, direction or notice as if it had been fixed directly for him);
- and, if the maximum price or maximum markup at which a retailer may sell any particular goods has not been fixed in any of the foregoing ways, he must establish his maximum price for those goods in accordance with Sections 41, 42 and 43.
- (2) Any goods the maximum price for which or the maximum markup on which has been fixed in any way referred to in subsection (1) or established in accordance with Sections 41, 42 and 43, are to be regarded thereafter as the retailer's standard goods.

- 41. If a retailer intends to sell any goods the maximum price for which or maximum markup on which has not been fixed in any way referred to in Section 40 and
 - (a) if the goods serve the same purpose as his standard goods and are equivalent thereto in usefulness, durability, serviceability and intrinsic worth, the maximum price at which he may sell or offer to sell the goods shall be the same as the lawful maximum price at which he may sell such standard goods at retail;
 - (b) if the goods do not serve the same purpose as any of his standard goods or are not equivalent thereto in usefulness, durability, serviceability or intrinsic worth but are identical with goods being sold by a competitor of the same class in the same locality, the maximum price at which he may sell or offer to sell the goods shall be the price at which such competitor is selling such goods at retail.
- 42. (1) If the retailer establishes his maximum price on any goods by reference to the price of a competitor as set out in paragraph (b) of Section 41, he shall, before selling or offering for sale such goods, file at the nearest office of the Board particulars showing:
 - (a) the trade description of the goods;
 - (b) the name and address of the said competitor;
 - (c) that competitor's selling price for the goods and the date on which the goods were on sale by that competitor;
 - (d) his laid-in cost of the goods; and
 - (e) the name of his supplier;

and shall furnish such additional information as may be required.

- (2) Upon the particulars being ffled as required by subsection (1), the said retailer may sell his said identical goods at retail at a price not exceeding the price so filed unless, within sixty days from the time the said particulars are filed, the Administrator of Retail Trade or a Prices and Supply Representative otherwise directs by notice in writing. Any such notice shall be sent in duplicate to the retailer who, before further selling or offering to sell the goods, shall endorse upon one copy of the notice a signed and dated acknowlegment of its receipt by him and shall forward that endorsed copy to the office specified in the notice.
- 43. (1) In all cases where the maximum price or maximum markup on any goods has not been established in any of the ways set out in Section 40 and the retailer is unable to establish a maximum price under Section 41 he shall make application at the nearest office of the Board for directions, in which event the Administrator of Retail Trade or a Prices and Supply Representative may fix the maximum price or maximum markup on sales of the goods concerned by that retailer.
- (2) Whenever a maximum price or maximum markup for any goods is fixed under subsection (1) preceding, a notice shall be sent to the retailer by or on behalf of the Board, setting forth the maximum price or maximum markup that has been fixed. The retailer shall comply with all instructions contained in or accompanying the notice.

TRANSACTIONS BETWEEN RETAILERS

- 44. (1) If a retailer buys from another retailer any goods at a gross price which, before deduction of any discount therefrom allowed to him, is less than his own lawful maximum selling price for the goods, the price at which he may resell such goods shall not exceed such gross price.
- (2) On every purchase referred to in subsection (1), the buyer shall demand from the seller and the seller shall forthwith furnish to the buyer a sales invoice or receipt showing the date of sale, the identity of the seller, and the gross price charged by the seller for the goods and the discount therefrom, if any, allowed by the seller to the buyer.
- (3) The invoice or receipt referred to in subsection (2) shall, for a period of twelve months from the date of the transaction, be kept available by the buyer for inspection by any representative of the Board.

CHANGE IN BUSINESS NAME

45. The maximum price at which a retailer who changes the name under which he operates his business may sell or offer to sell any goods shall be the maximum price at which he could lawfully sell the goods if he had not changed such name.

NEW OWNER OF A BUSINESS

- 46. (1) The maximum price at which a retailer who is the new owner of a retail business may sell any goods shall be the maximum price at which the former owner of the business could lawfully sell those goods if he had continued to operate the business, unless the Administrator of Retail Trade or a Prices and Supply Representative otherwise directs by notice in writing.
- (2) Every notice given under subsection (1) preceding shall be sent in duplicate to the new owner who, upon receipt of the notice and before further selling or offering to sell any goods, shall endorse upon one copy of the notice a signed and dated acknowledgment of its receipt by him and shall forward that endorsed copy to the office specified in the notice.

NEW ENTRANT IN BUSINESS

- 47. (1) Every new entrant in business at retail must establish his maximum selling price for any goods in accordance with this Section. (Before selling any goods, however, he must obtain a permit from the Director of Licensing under Order No. 284 and a licence from the Board under Order No. 202, or any Order replacing either of such Orders.)
- (2) If the maximum price or maximum markup at which any particular goods may be sold at retail has been fixed by any Order made or approved by the Board or issued by other price-fixing authority with the concurrence of the Board, the new entrant in business must comply with such Order.
- (3) In respect of any goods the maximum price for which or maximum markup on which on sales at retail has not been fixed by any Order referred to in subsection (2), the new entrant in business must not sell or offer to sell the goods at a price higher than the price at which identical goods are being sold or offered for sale by competitors of the same class in the same locality. If those competitors are not selling the identical goods, the price at which the new entrant in business may sell or offer to sell the goods must not exceed the level of retail prices for goods of the same class or kind in that locality.
- class or kind in that locality.

 (4) The Administrator of Retail Trade or a Prices and Supply Representative may review any prices established under this Section and may vary such prices or fix or vary maximum markups in lieu thereof. Whenever the Administrator of Retail Trade or a Prices and Supply Representative varies a maximum price or fixes or varies a maximum markup under this subsection, a notice in duplicate shall be sent to the new entrant in business who, upon receipt of the notice and before further selling or offering to sell any goods referred to in the notice, shall endorse upon one copy of the notice a signed and dated acknowledgment of its receipt by him and shall forward that endorsed copy to the office specified in the notice.

Part V—Administrative Provisions

- 48. (1) Every Administrator may from time to time
- (a) review prices and markups and require such reductions in prices or markups as he may specify, and require any person to give such notice thereof to such other persons as he may specify;
- (b) require any person to furnish such information concerning any goods under the jurisdiction of the Administrator and in such manner as the Administrator may specify;
- (c) prescribe the price ranges within which any goods may be manufactured or dealt in by any person;
- (d) require, with the approval of the Chairman, any person owning or having possesison, control or power to dispose of any goods to deal with, use, dispose of or supply all or part of such goods to such person or persons as he may specify and at such time or times and place or places and upon such terms and conditions as he may specify;

- (e) prescribe, with the approval of the Chairman, what person or persons shall constitute a class of buyer for the purposes of subsection (4) of Section 7 of the Wartime Prices and Trade Regulations, and what conditions of sale and quantities shall entitle a buyer to the benefit of such subsection (4), and what difference in price shall be allowed by any seller for the purpose of such subsection (4);
- (f) require any person to give such notification to his customers as the Administrator may specify;
- (g) fix, by order signed by the Administrator and countersigned by the Chairman of the Board, the maximum price or maximum markup at which any goods may be sold or offered for sale by any person, and prohibit purchase or sale at a price or markup in excess of the price or markup so fixed.
- (2) Any of the powers of an Administrator under this Order may also be exercised by any other person to the extent that he may be authorized so to do by the Chairman.
- 49. Any notice required by this Order to be sent to any person may, in lieu thereof, be published in *Canadian War Orders and Regulations*; and such publication shall, for the purposes of this Order, constitute receipt of that notice by that person.
- 50. Any person may appeal to the Administrator concerned from any decision by a Prices and Supply Representative. Any person may appeal to the Board from any decision, direction, prescription or requirement by an Administrator.
- 51. Fixations that are required by this Order to be approved by the Chairman may, in lieu thereof, be approved by the Secretary of the Board or by the Chief of the Prices Division of the Board or by any other person appointed by the Chairman for such purpose.
- 52. (1) In any case in which it appears that any provision of this Order is impracticable with respect to any goods or that, by reason of special circumstances, it appears expedient to waive compliance with or give special directions as to any provision of this Order, the Chairman, Chief or Assistant Chief of the Prices Division may give any directions in writing and, without any prior notice of intention being necessary, may at any time withdraw or amend any directions. All action taken under this subsection shall be reported at a meeting of the Board.
- (2) All waivers and special directions given by the Chairman under Order No. 214 shall continue in effect as if given under this Order until cancelled.

Made at Ottawa, this 15th day of September, 1944.

D. GORDON,
Chairman.

Appendix to Order 414

(Note: While the general form of the notifications that are to be sent is indicated herein, it is not necessary that the exact form be duplicated as long as all the essential information is included. In addition, Administrators may approve alternative methods of notification which will achieve the same results.)

- 1. Notices by Manufacturers and Importers:
 - (a) To Wholesalers and Retailers pursuant to Section 15

Notice re Prices

The Wartime Prices and Trade Board, under P.N. No.....has given directions that:—

(Trade Description, including Trade name, if any, of the dissimilar goods)

may be sold by the manufacturer and by all wholesalers and retailers at no higher price than that at which they may lawfully sell

(Trade Description, including Trade name, if any, of the standard goods)

All other terms and conditions of sale, including any customary discounts, in effect during the basic period, must be maintained.

(b) To other Manufacturers pursuant to Sections 20 or 32.

Notice re Prices

(Trade Description, including Trade name, if any, and Price(s))

The above price(s) is (are)..... (insert here the appropriate terms of sale, e.g., F.O.B. factory, sales tax included, etc.)

The authority does not permit a variation in your maximum price for the goods.

(c) To Wholesalers pursuant to Sections 16, 20, 31 or 32.

Notice re Prices

(Trade Description, including Trade name, if any, and Price(s))

The above price(s) is (are)....... (insert here the appropriate terms of sale, e.g., F.O.B. factory, sales tax included, etc.)

Your maximum price shall be

(Copy. here from the notice which is sent by the Board to the manufacturer or importer that section which deals with the wholesaler's maximum price.)

Prior to or at the time of your first shipment of these goods to each retailer you are required to send a notice to him as follows:—

Notice to Retailers

(Trade Description, including Trade name, if any, and Price(s))
The above price(s) is (are) within the maximum price approved by the Wartime Prices and Trade Board and is (are)......... (insert here the appropriate terms of sale, e.g., F.O.B. warehouse, sales tax included, etc.)

Your maximum price for these goods shall be

(Copy here from the notice which is sent by the Board to the manufacturer that portion which deals with the retailer's maximum price.)

(d) To Retailers pursuant to Sections 16, 20, 31 or 32.

Notice re Prices

The Wartime Prices and Trade Board, under P.N. No.....has approved of the following price(s) for the goods described:—

(Trade Description, including Trade name, if any, and Price(s))

The above price(s) is (are)...... (insert here the appropriate terms of sale, e.g., F.O.B., factory, sales tax included, etc.)

Your maximum price(s) shall be

(Copy here from the notice which is sent by the Board to the manufacturer or importer that portion which deals with a direct-buying retailer's maximum price.)

2. Notices by Wholesalers to Retailers Pursuant to Section 33.

Notice to Retailers

(Trade Description, including Trade name, if any, and Price(s))
The above price(s) is (are) within the maximum price approved by the
Wartime Prices and Trade Board and is (are)............. (insert here the
appropriate terms of sale, e.g., F.O.B. warehouse, sales tax included, etc.)

Your maximum price for these goods shall be

(Copy here from the notice which is sent by the Board to the wholesaler, or from the notification which is sent by his supplier to the wholesaler, that portion which deals with the retailer's maximum price.)

WARTIME PRICES AND TRADE BOARD

ORDER No. 436

Paperboard

Under powers given by the Wartime Prices and Trade Board by Order in Council P.C. 8528, dated November 1, 1941, and amendments the Board hereby orders as follows:

- 1. The Schedule to Order No. 396 of the Board is hereby revoked and replaced by the Schedule of this Order.
 - 2. This Order comes into force on September 30, 1944.

Made at Ottawa, this 16th day of September, 1944.

D. GORDON,
Chairman.

SCHEDULE TO ORDER No. 436 BEING SCHEDULE TO ORDER No. 396

Part I

The use of paperboard for the production or packaging of the following articles is prohibited:

Advertising displays, except as permitted by Order 332 as amended.

Ash Trays

Artificial Flowers, other than containers for

Brooms, Corn

Cereal Products, individual sized servings of

Cigarette Lighters, except for packaging one half dozen or more to a container

Crepe Paper

Decorative Wrapping Paper

Doilies

Garment Hanger Protectors

Handkerchiefs, except for packaging one dozen or more to a container

Hair nets, except for packaging two dozen or more to a container

Lighter flints, except for packaging one dozen or more units for sale at retail

Mops

Napkins, other than sanitary napkins

Paints, enamels, varnishes and shellacs, other than water paints except in 1 quart composite cans

Stair Pads

Towels, other than textile, except cores for paper towels in rolls

Individual Paperboard Containers (other than boxes supplied to retailers to pack miscellaneous merchandise) for any of the following:

Belts, including sanitary belts

Clothing of any kinds, except footwear

Compacts

Cutlery

Garters, Braces, Armbands

Pens

Pencils

Tools, other than precision

Tobacco pipes

Tobacco pouches

Any article already packaged as a unit for sale at retail in a wood, plastic or metal container other than a collapsible metal tube.

Part II

The purchase of paperboard for the production or packaging of the goods listed in this Part is restricted to the indicated percentage of 1943 deliveries by weight (See Section 4 of this Order).

60 per centum

Bathroom accessories, other than glass or vitreous ware

Beverages, alcoholic and non-alcoholic, other than sleeves for bottles packed directly in shipping containers without dividers.

65 per centum

Animal pet foods

Artificial flowers, containers for

Bird Cage Specialties

Bird Seed and Gravel

Games and Toys, other than playing cards

Lamp shades and reflectors

Jewellery, other than watches

Musical instruments and accessories

Novelties, holiday, party, advertising and decorative such as, but not confined to, horns, Christmas crackers, hats, table decorations and place cards, window streamers, fireworks, venetian blinds.

70 per centum

Furniture including wardrobes, office furniture and equipment

Retail boxes (containers supplied to retailers for packaging goods at retail other than containers specially designed to package perishable foodstuffs).

75 per centum

Bias Binding

Bedspreads

Blankets

Curtains

Fabric labels

Pillows

Shoe laces

Sheets and pillow slips

Towels, textile

Cleanser, bar or cake

Soap, bar or cake

Luggage and Leather Goods

Photo Albums, mounts and mailers

Cameras and photographic supplies, other than films

Clothing, excluding men's hats, but including leather and canvas footwear

Millinery

Office Supplies, other than stationery

90 per centum

Cosmetics and Toilet goods

Sugar and chocolate confections

Chewing Gum

Potato chips

Popcorn.

95 per centum

Any article not listed elsewhere in this Schedule.

100 per centum

Dishes and Plates

Tobacco and Tobacco Products

Biscuits, sweet and plain, including soda crackers

Bread, rolls, buns and other products of bread dough

Food flavourings

Food colourings

Fruits, glace

 $17269 - 4\frac{1}{2}$

Unrestricted

Primary Containers for

Chemicals

Foods for human consumption except as otherwise specified

Medicinal preparations

Medical and surgical equipment and supplies except as otherwise specified

Napkins, sanitary Optical Supplies and equipment Bottle Caps and Closures

Cones for textiles, toilet rolls and paper towels

Cores, wrappers and bands for newsprint and other paper

Paper cups, sputum and hot drink.

Administrators' Orders

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1367

Metal Containers and Closures

Under the powers given by the Wartime Prices and Trade Board to the Administrator of Wood Products and Metal Containers, it is hereby ordered on behalf of the Board, as follows:

- 1. Administrator's Order No. A-1278 is hereby revoked.
- 2. This Order becomes effective September 18, 1944.

Dated at Ottawa, this 16th day of September, 1944.

ARTHUR MAY,

Administrator of Wood Products and

Metal Containers.

APPROVED:

D. GORDON, Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1368

Manufacture and Sale of Steel Base Table Flatware

Under powers given by the Wartime Prices and Trade Board to the Administrator of Jewellery, it is hereby ordered as follows:

Effective Date

1. This Order comes into force on September 20, 1944.

Meaning of Certain Words

- 2. For the purposes of this Order,
- (a) "Administrator" means the Administrator of Jewellery from time to time appointed by the Wartime Prices and Trade Board;
- (b) "steel base flatware" means a knife, fork, spoon or other article of plated table flatware having a steel base;
- (c) "essential user" means a person who operates a hotel, restaurant or other public eating place, an industrial cafeteria, camp or other employees' eating place, a railway steamship or sailing vessel and any other person designated by the Administrator in writing as an essential user for the purposes of this Order.

Manufacture Restricted

3. No person shall manufacture any steel base flatware except under the authority and in accordance with the terms of a specific permit granted by the Administrator.

Sale Restricted

4. (1) No person shall purchase or otherwise acquire any new steel base flatware unless he is an essential user.

(2) No person who on or after September 20, 1944, purchases or acquires new steel base flatware shall use such steel base flatware other than in the operation of a business in respect of which he is an essential user.

Sales Between Manufacturers, Wholesalers, Importers and Retailers

5. Section 4 shall not apply to sales or transaction between manufacturers, importers, wholesalers and retailers of new steel base flatware or any of them for purposes of resale.

Exceptions

6. The provisions of this Order shall be subject to such written exemptions as the said Administrator, upon application to him, may grant in any individual cases of undue hardship or other special circumstances.

Dated at Ottawa, this 16th day of September, 1944.

HERMAN H. LEVY,
Administrator of Jewellery.

APPROVED:

D. GORDON, Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-1369

Men's and Boys' Fur Felt and Wool Felt Hats and Hoods

Under powers given by the Wartime Prices and Trade Board to the Administrator of Men's and Boys' Furnishings it is hereby ordered as follows:

- 1. Administrator's Order No. A-774, which restricted the manufacture and packaging of men's and boys' fur felt and wool felt hats and hoods, is hereby revoked.
 - 2. This Order comes into force on September 19, 1944.

Dated at Ottawa, this 16th day of September, 1944.

J. D. C. FORSYTH,

Administrator of Men's and Boys'

Furnishings.

APPROVED:

D. GORDON, Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1370

Used Bags, Bagging and Baling Material

Under powers given by the Wartime Prices and Trade Board to the Administrator of Used Goods, it is hereby ordered on behalf of the Board as follows:

- 1. Section 9 of Administrator's Order No. A-1016 is hereby revoked.
- 2. This Order comes into force on September 20, 1944.

Dated at Ottawa, this 16th day of September, 1944.

S. GODFREY,
Administrator of Used Goods.

APPROVED:

D. GORDON,

Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1371

Visole for Juvenile Footwear

Under powers given by the Wartime Prices and Trade Board to the Administrator of Footwear, it is hereby ordered on behalf of the Board as follows:

- 1. Section 3 of Administrator's Order No. A-1234 is hereby revoked.
- 2. Section 4 of Administrator's Order No. A-1234 is hereby amended by deleting the words "The maximum price at which a manufacturer of footwear may sell or offer to sell footwear of any style and size, made with visole outsoles, shall be the sum total of the following:" and by substituting therefor the following: "The maximum price at which a manufacturer of footwear may sell or offer to sell juvenile footwear of any style and size, made with visole outsoles, shall be the sum total of the following:".
- 3. Section 5 of Administrator's Order No. A-1234 is hereby amended by deleting the words "The maximum price at which a wholesaler may sell or offer to sell footwear of any style and size, made with visole outsoles, shall be the sum total of the following:" and by substituting therefor the following: "The maximum price at which a wholesaler may sell or offer to sell juvenile footwear of any style and size, made with visole outsoles, shall be the sum total of the following:"
 - 4. This Order comes into force on the 20th day of September, 1944.

Dated at Ottawa, this 16th day of September, 1944.

G. G. HODGES,
Administrator of Footwear.

APPROVED:

D. GORDON,

Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1372

Paper Boxes

Under powers given by the Wartime Prices and Trade Board to the Administrator of Packages and Converted Paper Products, it is hereby ordered as follows:—

- 1. Section 2 of Administrator's Order No. A-592 is revoked.
- 2. The Schedule to Administrator's Order No. A-592 is revoked.
- 3. This Order comes into force on September 20, 1944.

Dated at Ottawa, this 16th day of September, 1944.

C. V. HODDER,

Administrator of Packages and

Converted Paper Products.

APPROVED:

D. GORDON,

Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1373

Conversion of Real Property known as 112 Bernard Avenue, in the City of Toronto and Province of Ontario

Whereas, on the recommendation of the Special Committee on Residence Conversions appointed by the Council of the Corporation of the City of Toronto, Administrator's Order No. A-1318 was made permitting the conversion into and the

use of real property known as 112 Bernard Avenue, in the City of Toronto and Province of Ontario, as a four-family dwelling house, subject to certain conditions therein set forth;

And whereas representations have been received from the said Special Committee on Residence Conversions to the effect that the owners of such real property have made further application to such Committee for permission to convert the said real property into and to use the same as a six-family dwelling house instead of a four-family dwelling;

And whereas the Special Committee on Residence Conversions has approved the conversion of the aforesaid real property into a six-family dwelling house subject to the conditions hereinafter set forth and have requested the revocation of Administrator's Order No. A-1318.

Now therefore, pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered as follows:—

- 1. Administrator's Order No. A-1318, which permitted the conversion into and the use of real property known as 112 Bernard Avenue, in the City of Toronto and Province of Ontario, as a four-family dwelling house, subject to certain conditions, is hereby revoked and is replaced by this Order.
- 2. Notwithstanding the terms or provisions of any law, by-law, conveyance, deed or agreement which in any way prohibits or restricts the conversion of real property known in the year 1944 as 112 Bernard Avenue, in the City of Toronto and Province of Ontario, into and the use thereof as a multiple family dwelling house, the owners of such single family dwelling house are hereby permitted to convert into and use 112 Bernard Avenue as a six-family dwelling house, subject to the following conditions:
 - (a) no dwelling unit therein shall have a floor area less than five hundred square feet;
 - (b) all exterior alterations to the said dwelling house shall be subject to approval by the Commissioner of Buildings for the Corporation of the City of Toronto;
 - (c) the said dwelling house shall not be enlarged except as may be required or permitted by the said Commissioner of Buildings under the provisions of Building By-law Number 9868 of the Corporation of the City of Toronto.
 - 3. This Order shall come into force on the 18th day of September, 1944.

Dated at Ottawa this 16th day of September, 1944.

OWEN LOBLEY,
Rentals Administrator.

APPROVED:

D. GORDON, Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1374

Conversion of Real Property known as 51 Elm Avenue, 46 Glen Road, 10 South
Drive and 31 Maple Avenue, all in the City of Toronto, in the
Province of Ontario

Whereas in the City of Toronto there is, due to existing wartime conditions, insufficient housing accommodation available by ordinary means for the shelter of all who are in need of such accommodation and it is desirable, in the public interest to encourage and, where necessary, to authorize the maximum and best possible use of available real property by the conversion of existing dwelling houses into multiple dwelling houses, notwithstanding the provisions of by-laws, building restrictions or covenants in leases and conveyances which prohibit or limit such conversions;

And whereas application has been made by the owners of real property in the City of Toronto known in the year 1944 as No. 51 Elm Avenue, 46 Glen Road and 10 South Drive, for permission to convert the same into three-family dwelling houses,

and by the owner of real property in the City of Toronto known in the year 1944 as No. 31 Maple Avenue, for permission to convert the same into a three-family dwelling house with an additional single family dwelling house over the garage;

And whereas the Special Committee on Residence Conversions appointed by the Council of the Corporation of the City of Toronto has approved such conversion of

the aforesaid real property, subject to the conditions hereinafter set forth;

Now therefore, pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered as follows:—

- 1. Notwithstanding the terms or provisions of any law, by-law, conveyance, deed or agreement which in any way prohibits or restricts the conversion of real property known in the year 1944 as Numbers 51 Elm Avenue, 46 Glen Road and 10 South Drive, all in the City of Toronto, and Province of Ontario, into and the use thereof as multiple family dwelling houses, the respective owners of the single family dwelling houses 51 Elm Avenue, 46 Glen Road and 10 South Drive, or the Director of Housing, Department of Finance, are hereby permitted to convert into and use the same as three-family dwelling houses and the owner of the single family dwelling house 31 Maple Avenue, or the Director of Housing, Department of Finance, is hereby permitted to convert into and use the same as a three-family dwelling house with an additional single family dwelling house over the garage, subject to the following conditions:—
 - (a) no dwelling unit therein shall have a floor area less than 500 square feet;
 - (b) all exterior alterations to the said dwelling houses shall be subject to approval by the Commissioner of Buildings for the Corporation of the City of Toronto;
 - (c) the said dwelling houses shall not be enlarged except as may be required or permitted by the said Commissioner of Buildings under the provisions of Building By-law No. 9868 of the Corporation of the City of Toronto.
 - 2. This Order shall come into force on the 18th day of September, 1944.

Dated at Ottawa this 16th day of September, 1944.

OWEN LOBLEY,

Rentals Administrator.

APPROVED:

D. GORDON, Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1375

Conversion of Real Property known as 39 Roxborough Drive, 58 Kendal Avenue and 15 Scarth Road, all in the City of Toronto, in the Province of Ontario

Whereas in the City of Toronto there is, due to existing wartime conditions, insufficient housing accommodation available by ordinary means for the shelter of all who are in need of such accommodation and it is desirable, in the public interest to encourage and, where necessary, to authorize the maximum and best possible use of available real property by the conversion of existing dwelling houses into multiple dwelling houses, notwithstanding the provisions of by-laws, building restrictions or covenants in leases and conveyances which prohibit or limit such conversions;

And whereas application has been made by the owners of real property in the City of Toronto known in the year 1944 as 39 Roxborough Drive, 58 Kendal Avenue and 15 Scarth Road for permission to convert the same into a two-family, three-

family and a three-family dwelling house respectively;

And whereas the Special Committee on Residence Conversions appointed by the Council of the Corporation of the City of Toronto has approved such conversions of the aforesaid real property subject to the conditions hereinafter set forth;

Now therefore, pursuant to authority conferred by the Wartime Prices and

Trade Board, it is hereby ordered as follows:-

- 1. Notwithstanding the terms or provisions of any law, by-law, conveyance, deed or agreement which in any way prohibits or restricts the conversion of real property known in the year 1944 as 39 Roxborough Drive, 58 Kendal Avenue and 15 Scarth Road, all in the City of Toronto and Province of Ontario, into and the use thereof as multiple family dwelling houses, each of the owners of such single family dwelling houses is hereby permitted to convert into and use 39 Roxborough Drive as a two-family dwelling house, 58 Kendal Avenue as a three-family dwelling house and 15 Scarth Road as a three-family dwelling house, subject to the following conditions:—
 - (a) no dwelling unit therein shall have a floor area less than five hundred square feet:
 - (b) all exterior alterations to the said dwelling house shall be subject to approval by the Commissioner of Buildings for the Corporation of the City of Toronto;
 - (c) the said dwelling house shall not be enlarged except as may be required or permitted by the said Commissioner of Buildings under the provisions of Building By-law Number 9868 of the Corporation of the City of Toronto.
 - 2. This Order shall come into force on the 18th day of September, 1944.

Dated at Ottawa this 16th day of September, 1944.

OWEN LOBLEY,

Rentals Administrator.

APPROVED:

D. GORDON, Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1376

Multiple Containers

Under powers given by the Wartime Prices and Trade Board to the Administrator of Packages and Converted Paper Products, it is hereby ordered as follows:—

- 1. Administrator's Order No. A-1002 which provided specifications for the manufacture of multiple containers is revoked.
 - 2. This Order shall be effective on and after September 20, 1944.

Dated at Ottawa, this 16th day of September, 1944.

C. V. HODDER,

Administrator of Packages and

Converted Paper Products.

APPROVED:

D. GORDON, Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1377

Respecting Maximum Prices of Jam and Jelly

Under powers given by the Wartime Prices and Trade Board to the Administrator of Processed Fruits and Vegetables, it is hereby ordered on behalf of the Board as follows:—

- 1. This Order comes into force on September 21, 1944.
- 2. Section 3 of Administrator's Order No. A-787 as amended is hereby further amended by adding the following as subsections (7) and (8) thereof:

- "(7) Maximum prices f.o.b. the manufacturer's factory fixed by the preceding subsections of this Section, for sales of jam manufactured in British Columbia by the manufacturer thereof to a buyer in Ontario or in any province east of Ontario, are hereby varied as follows:
 - (a) Such maximum prices shall apply to such sales of any grade and variety of strawberry jam but shall be f.o.b. the city, town or village in which the buyer's place of business is situated instead of f.o.b. such manufacturer's factory;
 - (b) Such maximum prices shall not apply to such sales of any jam other than strawberry jam, and maximum prices on such sales, inclusive of the cost of delivering such jam to the city, town or village in which such buyer's place of business is situated, shall be an amount equal to the maximum price f.o.b. his factory, as fixed by such preceding subsections, at which a manufacturer in the Eastern area may sell to that buyer jam of that grade and variety manufactured in the Eastern area;
- (8) Maximum prices f.o.b. the manufacturer's factory, fixed by the preceding subsections of this Section shall not apply to sales of jam manufactured in Ontario or in any province east of Ontario by the manufacturer thereof to a buyer in British Columbia or Alberta, and maximum prices on such sales, inclusive of the cost of delivering such jam to the city, town or village in which the buyer's place of business is situated, shall be the amount equal to the maximum price f.o.b. his factory, as fixed by such preceding subsections, at which a manufacturer in the Western area, may sell to that buyer jam of that grade and variety manufactured in the Western area, PLUS, if that buyer's place of business is in Alberta, 98 cents per cwt. of the shipping weight of such product."
- 3. Schedule "A" to Administrator's Order No. A-787 as amended is hereby further amended,
 - (a) by adding the following under the headings "No. 1 (Pure) Jams" and "No. 2 (Pectin) Jams":

	Eastern Area			Western Area				
Grade and Variety	12 fl. oz. size	24 fl. oz. size	48 fl. oz. size	Pail 15 to 40 lbs.	12 fl. oz. size	24 fl. oz. size	48 fl. oz. size	Pail 15 to 40 lbs.
	Per doz.	Per doz.	Per doz.	Per lb.	Per doz.	Per doz.	Per doz.	Per lb.
No. 1 (Pure) Jams—	. \$	\$	\$	c.	\$	\$	\$	c.
Nectarberry	1.90 1.90	3.20 3.20	6.05 6.05	$12\frac{1}{2}$ $12\frac{1}{2}$	1.80 1.80	3.00 3.00	5.50 5.50	11½ 11½
No. 2 (Pectin) Jam— Nectarberry Boysenberry	1.75 1.75	2.90 2.90	5.60 5.60	$11\frac{1}{2} \\ 11\frac{1}{2}$	1.75 1.75	2.90 2.90	5.25 5.25	$\frac{10\frac{3}{4}}{10\frac{3}{4}}$ "

(b) by adding after the word "Loganberry" where it appears in such Schedule under the heading "No. 3 (Blended or Compound) Jam," the words, "Nectarberry, Boysenberry."

Dated at Ottawa this 16th day of September, 1944.

F. D. MATHERS, Administrator of Processed Fruits and Vegetables.

APPROVED:

D. GORDON, Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1378

Respecting Soft Drink Bottle Carry-Outs

Under powers given by the Wartime Prices and Trade Board to the Administrator of Packages and Converted Paper Products, it is hereby ordered as follows:—

- 1. Administrator's Order No. A-909 which prohibited the manufacture of soft drink bottle carry-outs is revoked.
 - 2. This Order shall be effective on and after September 30, 1944.

Dated at Ottawa, this 16th day of September, 1944.

C. V. HODDER,

Administrator of Packages and
Converted Paper Products.

APPROVED:

D. GORDON,

Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1380

Metal Containers and Closures

Under powers given by the Wartime Prices and Trade Board to the Administrator of Wood Products and Metal Containers, it is hereby ordered as follows:—

- 1. The Schedule to Administrator's Order No. A-1153 is amended by-
- (a) Striking out the words "100 per cent of 1941, 1942 or 1943 pack, whichever is the greater" appearing in column 3 opposite item 1 (Apples, solid pack; Crabapples, syrup pack) of Commodity Group "A" and substituting therefor the words "no limit".
- (b) Striking out the words "100 per cent of 1941 pack by total weight" appearing in column 3 opposite item 2 (Apple Sauce) of Commodity Group "A" and substituting therefor the words "no limit".
- (c) Striking out the words "100 per cent of 1941, 1942 or 1943 pack whichever is the greater by total weight" appearing in column 3 opposite item 11 (Pie Fillers (a) Apple) of Commodity Group "A" and substituting therefor the words "no limit".
- (d) Adding to Commodity Group "A" the following:

"Item	Column 1	Column 2	Column 3	Column 4
12	Apple Juice (Vitaminized) as prescribed by regula- tions under the Meat and Canned Foods Act.			20-oz. 307 x 409 48-oz. 404 x 700 105-oz. 603 x 700"

(e) Adding to Commodity Group "B" the following:-

"Item	Column 1	Column 2	Column 3	Column 4
22	Sauerkraut	Tinplate	100% of 1941 pack in metal containers by total weight.	28-oz. 401 x 411 105-oz. 603 x 700''

(f) Adding to Commodity Group "D" the following:-

"Item	Column 1	Column 2	Column 3	Column 4
13	Chili-con-carne	Tinplate	50% of 1941 pack by total weight.	15-oz. 300 x 407''

(g) Adding to Commodity Group "F" the following:-

"Item	Column 1	Column 2	- Column 3	Column 4
13	Spaghetti, with or without Cheese or Tomato Sauce.	Tinplate	50% of 1941 pack in metal containers by total weight.	
14	Mincemeat	Tinplate		28-oz. 401 x 411

2. This Order comes into force on September 21, 1944.

Dated at Ottawa this 20th day of September, 1944.

ARTHUR MAY,
Administrator, Wood Products and
Metal Containers.

APPROVED:

D. GORDON, Chairman, Wartime Prices and Trade Board.

PART IV

Wartime Industries Control Board

(Munitions and Supply)

DEPARTMENT OF MUNITIONS AND SUPPLY

CONTROLLER OF CHEMICALS

Order No. C.C. 2C-2

(Order No. C.C. 2C-1—Ethylene Glycol Anti Freeze—Amended)

Dated September 19, 1944.

Pursuant to the powers conferred by Order in Council P.C. 4996 of July 10, 1941, and any other Order in Council or Statute,

IT IS HEREBY ORDERED AS FOLLOWS:-

1. Additional equipment authorized to use Ethylene Glycol Anti Freeze

Paragraph (b) of Section 2 of Order No. C.C. 2C-1 of the Controller of Chemicals is amended by adding to Group B thereof the following:-

- A motor vehicle used exclusively by a person duly qualified to practise and actually practising in any of the provinces of Canada as a physician, surgeon, osteopath, chiropractor, visiting nurse or veterinarian.
- A motor vehicle used exclusively by any regularly practising Minister, Priest or Rabbi, of any religious faith, regularly serving two or more congregations, more than three miles apart, or any sparsely settled area.
- 7. A motor vehicle used exclusively for any of the following purposes:

 - (a) as a hearse or for funeral purposes;(b) in connection with blood donor services;
 - (c) the maintenance of electrical transmission, telegraph or telephone lines:
 - (d) Fire Fighting Services;
 - (e) Necessary public police services;
 - (f) public garbage disposal and other public sanitation services;
 - (g) Railway Express and freight services and mail services;
 - (h) in the business of oil well drilling or prospecting for oil or base metals.
- Any truck used exclusively on the transportation of fuel, milk, cream or any other perishable food product;
- 9. An engine in a boat or ship used exclusively for commercial fishing.

W. H. DEBLOIS,

Deputy Controller of Chemicals.

Approved:

J. GERALD GODSOE,

Chairman, Wartime Industries Control Board.

DEPARTMENT OF MUNITIONS AND SUPPLY

METALS CONTROLLER

Order No. M.C. 4B

Tinplate

Dated September 15, 1944

Pursuant to the powers conferred by Order in Council P.C. 5225, dated June 19, 1942, and by any other Order in Council or Statute, IT IS HEREBY ORDERED AS FOLLOWS:

1. Interpretation

For the purposes of this Order unless the context otherwise requires:

- (a) "tinplate" shall mean iron or steel plate coated with commercially pure tin;
- (b) "terne plate" means iron or steel plate coated with a mixture of lead and tin;
- (c) "manufacture" shall include any of the following activities or undertakings and shall also include the doing of any act in preparation for or in the course of any of them:

make, fabricate, assemble, produce, process, melt, turn, spin, and coat, and "manufacturing", "manufactured" and "manufacturer" shall have corresponding meanings.

2. Order No. M.C. 4A Rescinded

The Order of the Metals Controller No. M.C. 4A, dated July 12, 1943, is hereby rescinded.

3. Tinplate

No person shall manufacture tinplate carrying a coating of more than 1.25 pounds of tin per base box, except that tinplate carrying a coating up to 1.50 pounds per base box may be manufactured to fill specific orders from a container manufacturer who has certified on his purchase order that such tinplate is required for the manufacture of containers intended to be used for the packing of any of the following commodities:

Apricots Baby Foods Berries Cherries Crabapples

Jam, Jelly, Marmalade Peaches

Pears Plums Rhubarb Spinach, Greens.

4. Terne Plate

No person shall manufacture terne plate carrying a coating in excess of 1.35 pounds per base box, and such coating shall not have a tin content in excess of 20 per cent by weight.

5. Permits or Orders

This Order shall be subject to any permit or Order issued by the Metals Controller.

F. M. CONNELL, Metals Controller.

APPROVED:

J. GERALD GODSOE.

Chairman, Wartime Industries Control Board.

DEPARTMENT OF MUNITIONS AND SUPPLY

STEEL CONTROLLER

Order No. S. C. 35

(Orders Nos. S.C. 7B and 15B Rescinded)

Dated September 11, 1944

Pursuant to the authority conferred by Order in Council P.C. 8053 of September 9, 1942 and any other Order in Council or Statute, IT IS HEREBY ORDERED AS FOLLOWS:

1. Effective September 11, 1944, the Steel Controller's Orders Nos. S.C. 7B dated November 26, 1943 and S.C. 15B dated December 30, 1943, are rescinded.

> A. W. BROWN. Deputy Steel Controller.

APPROVED:

J. GERALD GODSOE.

Chairman, Wartime Industries Control Board.



VOLUME III, No. 13



OCTOBER 2, 1944

CANADIAN WAR ORDERS AND REGULATIONS 1944

Published under authority of Order in Council P.C. 10793 of 26th November, 1942

STATUTORY ORDERS AND REGULATIONS DIVISION PRIVY COUNCIL OFFICE

OTTAWA
EDMOND CLOUTIER
PRINTER TO THE KING'S MOST EXCELLENT MAJESTY
1944



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Part I

Orders in Council

Order in Council appointing Colonel G. LeB. Ross to the Army Salvage and Disposal Board, vice Colonel G. W. Cavey.

P.C. 7281

Certified to be a true copy of a Minute of a Meeting of the Committee of the Privy Council, approved by His Excellency the Governor General on the 19th September, 1944.

The Committee of the Privy Council have had before them a report dated 14th September, 1944, from the Minister of National Defence, representing that Order in Council P.C. 4649, dated 25th June, 1941, inter alia provides for the establishment of the Army Salvage and Disposal Board and that the Chairman or any member of the Board may at any time be removed from office on recommendation of the Master General of the Ordnance with the approval of the Minister of National Defence and that any vacancies occurring as a result of such removal or otherwise shall be filled by appointment by the Governor in Council;

That by Order in Council P.C. 7294, dated 18th August, 1942, Colonel G. W. Cavey, of the Branch of the Master General of the Ordnance was appointed a member of the

said Board;

That Colonel G. W. Cavey is now retired from the Army and can no longer remain

a member of the Board;

That a large percentage of the obsolete stores submitted to the said Board for consideration as to disposal are of a technical nature and it is therefore considered that Colonel G. LeB. Ross, the Director of Ordnance Services (Technical Stores) is a suitable person to be appointed to the said Board in the place of Colonel G. W. Cavey; and

That the Master General of the Ordnance recommends that Colonel G. W.

Cavey be permitted to resign from the Army Salvage and Disposal Board.

The Committee, therefore, on the recommendation of the Minister of National Defence, advise that the appointment of Colonel G. W. Cavey as a member of the Army Salvage and Disposal Board be revoked and that Colonel G. LeB. Ross be appointed a member of the said Board in his place and stead.

A. D. P. HEENEY,

Clerk of the Privy Council.

Order in Council appointing J. M. Kitchen a Deputy Controller of Construction, vice G. K. Fisken.

P.C. 7299

AT THE GOVERNMENT HOUSE AT OTTAWA

Tuesday, the 19th day of September, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Munitions and Supply reports that Graeme Kearney Fisken, appointed Deputy Controller of Construction by Order in Council P.C. 6985 of September 5, 1941, has requested permission to resign and it is desirable to permit

him to do so and to appoint John M. Kitchen, at present Director of Personnel, Department of Munitions and Supply, a Deputy Controller of Construction in place of the said Graeme Kearney Fisken.

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Munitions and Supply and under and by virtue of the powers conferred by the War Measures Act and the Department of Munitions and Supply Act, is pleased to order and it is hereby ordered as follows:—

- 1. Effective August 21, 1944, Order in Council P.C. 6985 of September 5, 1941 and the appointment of Graeme Kearney Fisken as Deputy Controller of Construction are revoked.
- 2. Effective September 1, 1944, John M. Kitchen, Director of Personnel, Department of Munitions and Supply, is appointed a Deputy Controller of Construction.
- 3. The revocation of the appointment of Graeme Kearney Fisken as Deputy Controller of Construction shall be without prejudice to any acts done by him, prior to such revocation becoming effective, in the course of or as incidental to the exercise or discharge of any of his powers, authorities, rights and duties as such Deputy Controller or to any rights, privileges or immunities in respect thereof possessed by or vested in him as such Deputy Controller.

A. D. P. HEENEY,

Clerk of the Privy Council.

Order in Council appointing W. A. Newman as Aircraft Controller, vice R. P. Bell.

P.C. 7300

AT THE GOVERNMENT HOUSE AT OTTAWA

Tuesday, the 19th day of September, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Munitions and Supply reports that Ralph Pickard Bell, appointed Aircraft Controller by Order in Council P.C. 5387 of June 25, 1942, has requested permission to resign and it is desirable to permit him to do so and to appoint William A. Newman, of Montreal, Quebec, President of Federal Aircraft Limited as Aircraft Controller in place of the said Ralph Pickard Bell.

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Munitions and Supply and under and by virtue of the powers conferred by the War Measures Act and the Department of Munitions and Supply Act, is pleased to order and it is hereby ordered as follows:—

- 1. Effective October 1, 1944, the appointment of Ralph Pickard Bell as Aircraft Controller is revoked and William A. Newman of Montreal, Quebec, President of Federal Aircraft Limited, is appointed Aircraft Controller.
- 2. The revocation of the appointment of Ralph Pickard Bell as Aircraft Controller shall be without prejudice to any acts done by him, prior to such revocation becoming effective, in the course of or as incidental to the exercise or discharge of any of his powers, authorities, rights and duties as such Controller or to any rights, privileges or immunities in respect thereof possessed by or vested in him as such Controller.

A. D. P. HEENEY,

Clerk of the Privy Council.

Order in Council re entry into Canada of dependents of members of the Canadian Armed Forces

P. C. 7318

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 21st day of September, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Mines and Resources, with the concurrence of the Secretary of State for External Affairs, and with the approval of Cabinet War Committee, reports:

1. That it is desirable to facilitate entry into Canada of dependents of members of the Canadian Armed Forces and, where the aforesaid members are Canadian citizens or have Canadian domicile, to provide such dependents with the same status;

and

2. That the medical examination overseas of dependents of members of the Canadian Armed Forces establishes, in some instances, that the person examined is

not admissible to Canada under the provisions of the Immigration Act.

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Mines and Resources, with the concurrence aforesaid, and under the authority of the War Measures Act, Chapter 206 of the Revised Statutes of Canada, 1927, and notwithstanding anything contained in the provisions of the Immigration Act and Regulations, is pleased to order and it is hereby ordered as follows:

1. (a) The term "dependent" as used in this Order means the wife, the widow or child under eighteen years of age of a member or former member of the Canadian Armed Forces who is serving or has served outside of Canada in the present war.

(b) The term "approved medical practitioner" as used in this Order means a doctor of medicine approved by the Immigration Medical Service of the Depart-

ment of Pensions and National Health.

- 2. Every dependent applying for admission to Canada shall be permitted to enter Canada and upon such admission be deemed to have landed within the meaning of the said Act; and where the member of the Canadian Armed Forces is either a Canadian citizen or has Canadian domicile, the dependent shall, upon being landed, be deemed to have acquired the same status for the purposes of the said Act.
- 3. Before proceeding to Canada the dependent shall be examined by a medical officer in the service of the Government or an approved medical practitioner. On request the Chief Officer of the Medical Immigration Service shall be furnished with full particulars of the medical examination of the dependent and such particulars may be transmitted to the Public Health Service of the Province to which the dependent is destined, with a view to securing necessary treatment and as a protection to public health.
- 4. In any case in which medical examination discloses that a dependent is suffering from an infectious or contagious disease, or a disease which may become dangerous to the public health, or that travel would be dangerous to the dependent in his or her present condition, the admission to Canada of such dependent may be deferred until the production of a medical certificate from an approved medical practitioner establishing that the condition of the person concerned is not infectious or contagious, and that he or she may travel with reasonable safety as the case may be.
- 5. In any case in which the certificate is furnished by an approved medical practitioner who is not in the service of the Government, the cost shall be paid at the approved rate by the Immigration Branch, Department of Mines and Resources, out of the War Appropriation.

A. D. P. HEENEY, Clerk of the Privy Council.

Order in Council providing tariff treatment, exemption from War Exchange and Special Excise taxes for coquina shells

P.C. 7395

AT THE GOVERNMENT HOUSE AT OTTAWA

Tuesday, the 26th day of September, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas Order in Council P.C. 9374 of October 13, 1942 exempted imports of "oyster shells, not further manufactured than crushed or screened, or both, for use as poultry feeds or in the manufacture of poultry feeds" from customs duty, war exchange tax and special excise tax to enable this essential feed to be sold under ceiling prices;

And whereas the Minister of Finance reports that the supply in Canada and in the United States of oyster shells for feed purposes is not sufficient to meet the demand;

That about a year ago a large deposit of coquina shells was discovered in Florida, which shells are very similar, chemically, to oyster shells and equally as suitable for poultry feeding purposes;

That coquina shells are admitted duty free from all countries under Tariff Item 680, the Item providing for unmanufactured shells, but are subject to the war exchange tax of 10 per cent and the 3 per cent special excise tax; and

That it would be in the best interests of the Canadian poultry industry if imports of coquina shells were exempt from the war exchange tax of 10 per cent ad valorem and the special excise tax of 3 per cent and if provision were made for exempting this material from the customs duty of 20 per cent ad valorem if any of these shells were imported crushed or otherwise manufactured;

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Finance and under the authority of the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, is pleased to order and it is hereby ordered:—

1. That coquina shells, not further manufactured than crushed or screened, or both, for use as poultry feeds or in the manufacture of poultry feeds be accorded the tariff treatment hereunder indicated, effective September 1, 1944:—

Coquina shells, not further manufactured than crushed or screened, or both, for use as poultry feeds or in the manufacture of poultry feeds . . .

(To be designated as Tariff Item 680b.)

2. That coquina shells, not further manufactured than crushed or screened, or both, for use as poultry feeds or in the manufacture of poultry feeds be exempt from the war exchange tax of 10 per cent ad valorem and the special excise tax of 3 per cent, effective September 1, 1944.

A. D. P. HEENEY, Clerk of the Privy Council.

Order in Council making appointments to Saskatchewan Wartime Labour Relations Board

P.C. 7416

AT THE GOVERNMENT HOUSE AT OTTAWA

Tuesday, the 26th day of September, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Labour reports that following consultation with the Minister of Labour of the Province of Saskatchewan, it is deemed advisable to make provision for the appointment of two additional members to the Saskatchewan Wartime Labour Relations Board established under the provisions of Order in Council, P.C. 3732 of May 18, 1944, to administer the Wartime Labour Relations Regulations in the Province of Saskatchewan.

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Labour, and pursuant to the provisions of Order in Council, P.C. 3732 of May 18, 1944, and Order in Council, P.C. 1003 of February 17, 1944, is pleased to appoint and doth hereby appoint Mr. R. J. Burns, of Regina, Saskatchewan, and Mr. W. G. Davies of Moose Jaw, to be members of the Saskatchewan Wartime Labour Relations Board.

A. D. P. HEENEY, Clerk of the Privy Council.

Part II

Miscellaneous Administrative Orders

DEPARTMENT OF FINANCE FOREIGN EXCHANGE CONTROL BOARD

Certified extract from the minutes of a meeting of the Foreign Exchange Control Board held in Ottawa on September 15, 1944.

On motion duly made and seconded, it was resolved that the Regulations of the Board be amended as follows:

- 1. That paragraph (a) of Regulation 14 be revoked and the following substituted therefor:
 - 14. (a) The expression "sterling area" wherever used in any Regulation, ruling or instruction of the Board means and includes territories under the sovereignty, protection, suzerainty or mandate of His Majesty (except Canada and Newfoundland) and also includes Egypt, the Anglo-Egyptian Sudan, Belgian Congo, Ruanda-Urundi, Iceland, Faroe Islands and Iraq.
- 2. That sub-paragraph (iii) of paragraph (d) of Regulation 14 be revoked and sub-paragraph (iv) of paragraph (d) of Regulation 14 be renumbered (iii).
- 3. That paragraph (e) of Regulation 18 be revoked and paragraph (f) of Regulation 18 be relettered (e).

Certified to be a true copy and in accordance with the minutes of the Board.

L. RASMINSKY,

Chairman (Alternate)

DEPARTMENT OF NATIONAL DEFENCE FOR NAVAL SERVICES

MERCHANT SEAMEN FOREIGN JURISDICTION ORDER, 1944

Designation of Investigating Officers

- I, the undersigned Minister of Justice, pursuant to Section 2 of the Merchant Seamen Foreign Jurisdiction Order, 1944, as made and established by Order in Council P.C. 4312, dated 5th June, 1944, do hereby designate as investigating officers to act under the said Order
 - (a) Officers of any of His Majesty's consular services while exercising their functions in any foreign country or in any part of His Majesty's dominions outside of Canada, including consuls general, consuls, vice-consuls, pro consular agents, acting consuls general, acting consuls, acting vice-consuls and acting consular agents.
 - (b) Officers of the Canadian consular services while exercising their functions in any foreign country or in any part of His Majesty's dominions outside of Canada including consuls general, consuls, vice-consuls, pro consuls, consular agents, acting consuls general, acting consuls, acting vice-consuls and acting consular agents.

Dated at Ottawa this 11th day of September, 1944.

LOUIS S. ST. LAURENT,

Minister of Justice.

MERCHANT SEAMEN ORDER, 1941

COMMITTEE OF INVESTIGATION

Nominations

I, the undersigned Minister of Justice, pursuant to Section 3 (1) of the Merchant Seamen Order, 1941, as made and established by Order in Council P.C. 11397, dated 19th December, 1942, do hereby nominate the following representatives of the Royal Canadian Mounted Police, namely:

Reg. No. 7508 Cpl. Robert W. Kells, Esquimalt, B.C. Reg. No. 11016 Cst. Harold K. Byce, Victoria, B.C. Reg. No. 11204 Cst. Horace D. A. Brabant, Victoria, B.C.

to act on Committees of Investigation for the purposes of the said Order.

Dated at Ottawa, this 18th day of September, 1944.

LOUIS ST. LAURENT,

Minister of Justice.

DEPARTMENT OF NATIONAL REVENUE

W.M. No. 83 (Second Revision) Supplement No. 2

MEMORANDUM

(CUSTOMS AND EXCISE DIVISIONS)

OTTAWA, 14th September, 1944.

To Collectors of Customs and Excise, and others concerned:

Section 10 of the "Wartime Alcoholic Beverages Order 1942" (P.C. 11374, 16th December, 1942), which provides that no person in Canada shall distil spirits for use in fortifying wines, is revoked by Order in Council P.C. 6502 dated the 22nd day of August, 1944.

D. SIM,

Deputy Minister of National Revenue,

Customs and Excise.



Part III Wartime Prices and Trade Board (Finance)

Board Orders

WARTIME PRICES AND TRADE BOARD

ORDER No. 437

Termination of Leases for Certain Shared Accommodation

Under powers given to the Board by the Wartime Leasehold Regulations, being Order in Council P.C. 9029, dated November 21, 1941, and amendments.

THE BOARD HEREBY ORDERS AS FOLLOWS:-

- 1. Order No. 428 of the Board is amended by inserting as Section 6 the following:
- "6. The Regional Rentals Officer may exempt any lease of any shared accomodation from the provisions of this Order, effective on and after such date as he may designate. For the purpose of this Section, 'Regional Rentals Officer' means the person appointed as such by the Board for the area in which the accommodation is situated."
- 2. Order No. 428 of the Board is further amended by renumbering Section 6 thereof as number 7.
 - 3. This Order shall come into force on the 20th day of September, 1944.

Dated at Ottawa, September 16, 1944.

D. GORDON,
Chairman.

WARTIME PRICES AND TRADE BOARD

ORDER No. 438

The Rationing of Tea and Coffee

Under powers given to the Board by Order in Council P.C. 8528, dated November 1, 1941, and amendments,

THIS BOARD HEREBY ORDERS AS FOLLOWS:-

- 1. This Order shall come into force on September 19, 1944.
- 2. Until further notice, tea and coffee shall cease to be rationed foods, and the provisions of Order No. 308 of the Board, as amended, respecting rationed foods shall not apply to the sale, supply, purchase, use or consumption of any tea and coffee on and after September 19, 1944.

Made at Ottawa, September 16, 1944.

D. GORDON,
Chairman.

WARTIME PRICES AND TRADE BOARD

ORDER No. 439

Controlling Sales of New Hot Air Furnaces

Under powers given to the Board by Order in Council P.C. 8528, dated November 1, 1941, and amendments, the Board hereby orders as follows:—

- 1. This Order comes into force on September 25, 1944.
- 2. Section 3 of Board Order No. 410 is hereby revoked.
- 3. Section 5 of the said Order is hereby amended by adding at the end thereof the following: "and must retain such certificate for a period of one year from the date of the transaction which it covers, for inspection by any authorized representative of the Board."
- 4. Section 10 of the said Order is hereby revoked and the following substituted therefor:—
 - "10. On or before October 10, 1944, and on or before the 10th day of each month thereafter, every person who manufacturers furnaces shall file with the said Administrator a signed statement in the form prescribed by the said Administrator, showing such information as the Administrator may direct."
- 5. Sections 4 to 11, respectively, of the said Order are hereby renumbered as Sections 3 to 10, respectively.

Made at Ottawa this 21st day of September, 1944.

D. GORDON,

Administrators' Orders

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1379

Maximum Prices of Used Bicycles

Under powers given by the Wartime Prices and Trade Board to the Administrator of Used Goods,

IT IS HEREBY ORDERED AS FOLLOWS:-

- 1. This Order to fix the maximum selling prices of used bicycles comes into force on October 2, 1944.
 - 2. For the purposes of this Order,
 - (a) "Administrator" means the Administrator or Deputy Administrator of Used Goods appointed from time to time by the Wartime Prices and Trade Board;
 - (b) "rebuilt bicycle" is a used bicycle which, where needed, has had the tires, brakes, wheels, bearings and all other parts replaced or repaired so that at the time of sale it is capable of performance substantially equal to that of which it was capable when new;
 - (c) "equivalent of a rebuilt bicycle" is a used bicycle which at the time of sale is capable of the same performance as it would be if it were rebuilt;
 - (d) "sell" shall include an offer to sell.
- 3. (1) The maximum price at which a rebuilt bicycle or the equivalent of a rebuilt bicycle may be sold by any person is fixed as follows:—

Kind	Age since * sold new	Percentage of current retail price of same or nearest similar make and kind of new bicycle
Ladies' or Men's	One year or less	100 per cent
Ladies'	Over one year	95 per cent
Men's	Over one year	90 per cent

However such maximum price shall in no event exceed the highest lawful price at which that person sold used bicycles of the same or substantially similar make, kind, condition and age in the basic period from September 15 to October 11, 1941.

- (2) The maximum price at which a used bicycle which is not a rebuilt bicycle or the equivalent of a rebuilt bicycle may be sold by any person shall be an amount equal to the maximum price of a rebuilt bicycle of the same make, kind and age, less the amount of the estimated cost of making it into a rebuilt bicycle. However, the maximum price shall not in any event exceed sixty per cent of the maximum price of such used bicycle if it had been rebuilt.
- 4. Where the maximum price of any used bicycle is not known or cannot be ascertained, or if doubt or dispute exists as to the correct maximum price thereof, it shall not be sold until the Administrator has fixed its maximum price. Any person interested as seller or buyer may apply to have the maximum price fixed.
- 5. Every sale of a rebuilt bicycle or the equivalent of a rebuilt bicycle shall carry with it in favour of the buyer and binding upon the seller, an implied warranty that it is a rebuilt bicycle or the equivalent of a rebuilt bicycle according to the foregoing definitions thereof, and that forthwith upon demand and at his own expense the seller will make all repairs and replace all worn, broken and missing parts thereof which from any cause other than the fault of the buyer may become necessary within the following respective periods after the date of sale:—
 - (a) where the sale is at 85 per cent or higher of the maximum price—90 days;
 - (b) where the sale is at 75 to 84 per cent of the maximum price—60 days; or
 - (c) where the sale is at 65 to 74 per cent of the maximum price—30 days.

6. On every sale of a used bicycle whether rebuilt, the equivalent of a rebuilt bicycle, or otherwise, the seller shall complete a sales invoice in duplicate showing the date of sale, names and addresses in full of the seller and buyer, the kind, make, age and serial number of the bicycle and the sale price. One copy of the invoice shall be kept by the seller for 12 months from the date of sale and the other copy shall be furnished to the buyer at or before delivery of the bicycle.

Dated at Ottawa, this 18th day of September, 1944.

S. GODFREY,

Administrator of Used Goods.

APPROVED:

D. GORDON.

Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1381

Men's and Boys' Furnishings

Under powers given by the Wartime Prices and Trade Board to the Administrator of Men's and Boys' Furnishings it is hereby ordered as follows:

- 1. Administrator's Order No. A-202, as amended by A-247, and Administrator's Order No. A-405, as amended by A-449, which restricted the manufacture and packaging of men's and boys' furnishings, are hereby revoked.
- 2. Administrator's Order No. A-606, as amended by A-629, respecting the manufacture of men's and boys' dressing gowns, is hereby revoked.
 - 3. This Order comes into force on September 25, 1944.

Dated at Ottawa, this 21st day of September, 1944.

J. D. C. FORSYTH, Administrator of Men's and Boys' Furnishings.

APPROVED:

D. GORDON,

Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1385

Conversion of Real Property known as 52 Elm Avenue and 86 Glen Road, in the City of Toronto, in the Province of Ontario

Whereas in the City of Toronto there is, due to existing wartime conditions, insufficient housing accommodation available by ordinary means for the shelter of all who are in need of such accommodation and it is desirable, in the public interest to encourage and, where necessary, to authorize the maximum and best possible use of available real property by the conversion of existing dwelling houses into multiple dwelling houses, notwithstanding the provisions of by-laws, building restrictions or covenants in leases and conveyances which prohibit or limit such conversions;

And whereas application has been made by the owners of real property in the city of Toronto known in the year 1944 as 52 Elm Avenue and 86 Glen Road for permission to convert the same into a two-family and a three-family dwelling house respectively:

to convert the same into a two-family and a three-family dwelling house respectively;
And whereas the Special Committee on Residence Conversions appointed by the
Council of the Corporation of the City of Toronto has approved such conversion of
the aforesaid real property subject to the conditions hereinafter set forth;

Now therefore, pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered as follows:—

- 1. Notwithstanding the terms or provisions of any law, by-law, conveyance, deed or agreement which in any way prohibits or restricts the conversion of real property known in the year 1944 as 52 Elm Avenue and 86 Glen Road, both in the City of Toronto and Province of Ontario, into and the use thereof as multiple family dwelling houses, each of the owners of such single family dwelling houses is hereby permitted to convert into and use 52 Elm Avenue as a two-family dwelling house and 86 Glen Road as a three-family dwelling house, subject to the following conditions:—
 - (a) no dwelling unit therein shall have a floor area less than five hundred square feet:
 - (b) all exterior alterations to the said dwelling house shall be subject to approval by the Commissioner of Buildings for the Corporation of the City of Toronto;
 - (c) the said dwelling house shall not be enlarged except as may be required or permitted by the said Commissioner of Buildings under the provisions of Building By-law Number 9868 of the Corporation of the City of Toronto.
 - 2. This Order shall come into force on the 25th day of September, 1944.

Dated at Ottawa this 25th day of September, 1944.

OWEN LOBLEY,
Rentals Administrator.

APPROVED:

D. GORDON,

Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1386

Full-Fashioned Ladies' Hosiery

Under powers given by the Wartime Prices and Trade Board to the Administrator of Knitted Goods, it is hereby ordered as follows:—

- 1. This Order comes into force on September 28, 1944.
- 2. The Schedule to Administrator's Order No. A-7 is revoked and replaced by the Schedule to this Order.

Dated at Ottawa, this 26th day of September, 1944.

H. G. SMITH,

Administrator of Knitted Goods.

APPROVED:

D. GORDON,

Chairman, Wartime Prices and Trade Board.

SCHEDULE TO ADMINISTRATOR'S ORDER No. A-1386

(Being New Schedule to Administrator's Order No. A-7)

Viscose and Bemberg Rayon Lines

Type and Specifications

Maximum Price
per dozen
Branded Unbranded

(A) 39 or 42 gauge:

Boot—with single end of 75 denier rayon to 100 denier rayon, inclusive.

Welt—optional to manufacturer \$5.80 \$5.50

Typ	e ana specifications		uozen $Unbrande$
(B)	42 gauge: Boot—with 2 ends of 50 denier rayon, or with single end of 120 denier rayon to 150 denier rayon, inclusive, high twist.		
	Welt—optional to manufacturer 45 gauge: Boot—with single end of 75 denier rayon to 100 denier rayon, inclusive, high twist. Welt—optional to manufacturer		\$6.50 \$6.50
(C)	42 or 45 gauge: Boot—with 2 ends of 60 or 75 denier rayon, high twist. Welt—optional to manufacturer		\$7.35
	45 gauge: Boot—with 2 ends of 50 denier rayon, high twist. Welt—optional to manufacturer 45 gauge:	\$7.90	\$7.35
	Boot—with 2 ends of 35 or 40 denier rayon, high twist. Welt—optional to manufacturer 48 gauge or finer: Boot—with 2 ends of 35 or 40 denier rayon, or single end		\$8.15
	of 50 denier to 80 denier rayon, inclusive, high twist. Welt—optional to manufacturer		\$8.15
	Crepe Line 42 or 45 gauge:		
	Boot—with 2 ends of 35 or 50 denier rayon, crepe twist. Welt—optional to manufacturer		\$8.15
(A)	Cotton Lines 39 or 42 gauge:		
(21)	Boot—of 2/120 or heavier mercerized, standard twist. Welt—mercerized 45 gauge:	\$6.95	\$6.50
n	Boot—of 2/100 or heavier mercerized, standard twist. Welt—mercerized	\$6.95	\$6.50
	45 gauge: Boot—of 2/120 mercerized, standard twist, or 2/100 mercerized, high twist. Welt—mercerized	\$7.00	\$7 9E
	45 gauge or finer: Boot—of 2/140 mercerized, or 2/120 mercerized, high twist. Welt—mercerized		\$7.35 \$8.15
		φο.00	ψ0.10
	Specialty or Novelty Lines All lace, mesh, non-run, made of cotton or rayon, except Jacquard	\$8.65	\$8.15
(4)	Acetate Rayon Lines		
(A)	89 or 42 gauge: Boot—with single end of 100 denier Acetate Rayon. Welt—optional to manufacturer	\$5.80	\$5.50

Maximum Price

Type and Specifications		per dozen	
			Unbranded
(B)	42 gauge:		
	Boot—with single end of 120 denier Acetate Rayon to 150 denier Acetate Rayon, inclusive.		
,	Welt—optional to manufacturer	\$6.95	\$6.50
	Boot—with single end of 70 denier Acetate Rayon to 100 denier Acetate Rayon, inclusive.		
	Welt—optional to manufacturer	\$6.95	\$6.50
(C)	42 or 45 gauge:		
	Boot—with 2 ends of 45 denier Acetate Rayon to 75 denier Acetate Rayon, inclusive, high twist.		
	Welt—optional to manufacturer	\$7.90	\$7.35
	Acetate Crepe Lines		
	42 or 45 gauge:		
	Boot—with 2 ends 45 to 55 denier Acetate Rayon, crepe twist.		
	Welt—optional to manufacturer	\$8.65	\$8.15
	Specialty or Novelty Lines		
	All lace, mesh, non-run, made of Acetate Rayon, except Jacquard		\$8.15

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1387

Respecting Maximum Prices of Imported Edible Tree Nuts

Under powers given by the Wartime Prices and Trade Board to the Administrator of Imported Grocery Items, it is hereby ordered on behalf of the Board as follows:—

1. Clause (a) of Section 4 of Administrator's Order No. A-989 is hereby amended by adding the following under the heading "kinds, varieties and sizes of nuts":

"Almonds, unshelled, U.S.A. 46c per pound Almonds, shelled, U.S.A. \$1.11 per pound"

2. This Order comes into force on September 29, 1944.

Dated at Ottawa, this 26th day of September, 1944.

A. S. MAY,

Administrator of Imported Grocery Items.

APPROVED:

D. GORDON,

Chairman, Wartime Prices and Trade Board.

Part IV

Wartime Industries Control Board (Munitions and Supply)

DEPARTMENT OF MUNITIONS AND SUPPLY

COAL CONTROLLER

Order No. Coal 8A-1

(Order No. Coal 8A—Anthracite Distribution by Wholesalers to Retailers—Amended)

Dated September 20, 1944

Pursuant to the powers conferred by Order in Council P.C. 1752 of March 5, 1943, and any other Order in Council or Statute,

IT IS HEREBY ORDERED AS FOLLOWS:-

1. Brooder Coal No Longer Excludable Tonnage

Paragraph (k) of Section 1 of the Coal Controller's Order No. Coal 8A dated April 24, 1944, is amended by deleting therefrom subparagraph (iii).

2. Available Tonnage Reduced to 87½ Per Cent of Base Period Tonnage

Sections 2 and 5 of the said Order are amended by deleting the term "90 per cent" whenever it appears therein and by substituting therefor the term "87½ per cent".

3. Proportion Not to be Taken Into Account in Calculating 87½ Per Cent

Subsection (1) of Section 2 of the said Order is amended by adding thereto the following clause:

"In respect to wholesalers who, in accordance with this Order, had available tonnage sufficient to ship to their trade generally prior to August 1, 1944, at a rate in excess of 87½ per cent of the base period tonnage of U.S. anthracite, such tonnage shipped during the period April 1, 1944, to July 31, 1944, inclusive, in excess of 4/12 of 87½ per cent of the base period tonnage of U.S. anthracite as adjusted, but not in excess of 4/12 of 90 per cent of the base period tonnage of U.S. anthracite as adjusted, shall not be taken into account in computing the maximum permissible tonnage to be shipped pursuant to this subsection".

4. Proportion of Water Borne Shipments Not to be Taken Into Account

Subsections (2) and (3) of Section 2 of the said Order are amended by adding thereto the following clause:

"In respect to wholesalers who, in accordance with this Order, had available tonnage sufficient to ship to their trade generally prior to August 1, 1944, at a rate in excess of 87½ per cent of the base period tonnage of U.S. anthracite, such tonnage shipped during the period April 1, 1944, to July 31, 1944, inclusive, in excess of 4/7 of 87½ per cent of the base period tonnage of U.S. anthracite as adjusted, but not in excess of 4/7 of 90 per cent of the base period tonnage of U.S. anthracite as adjusted, shall not be taken into account in computing the maximum permissible tonnage to be shipped pursuant to this subsection".

5. Proportion of Receipts by Retail Dealers Not to be Taken Into Account

Section 5 of the said Order is further amended by adding thereto the following clause:

"Any tonnage of U.S. anthracite received by a retail dealer as the result of shipments made during the period April 1, 1944, to July 31, 1944, in excess of 4/12 of 87½ per cent'but not in excess of 4/12 of 90 per cent of the base period

tonnage of U.S. anthracite as adjusted, shall not be taken into account in computing the maximum permissible tonnage which a retail dealer is authorized to receive pursuant to this section".

E. J. BRUNNING,

Coal Controller.

APPROVED:

J. GERALD GODSOE, Chairman, Wartime Industries Control Board.

DEPARTMENT OF MUNITIONS AND SUPPLY

COAL CONTROLLER

Order No. Coal 14B

(Order No. Coal 14 Amended)

Dated September 20, 1944

Pursuant to the powers conferred by Order in Council P.C. 1752 of March 5, 1943, and any other Order in Council or Statute,

IT IS HEREBY ORDERED AS FOLLOWS:-

1. Classification of Fuel Amended

Section 2 of the Coal Controller's Order No. Coal 14 dated April 1, 1944, as amended by Order No. Coal 14A dated June 16, 1944, is further amended as follows:

- (a) by deleting subparagraph (iii) of paragraph (a) thereof and by substituting therefor the following:
 - "(iii) any screened coke (except reclaimed beehive coke) the largest (top) size of which will not pass through an inch and one eighth screen";
- (b) by deleting subparagraph (iii) of paragraph (b) thereof and by substituting therefor the following:
 - "(iii) any mixture containing any of the above classifications of Class B Fuel";
- (c) by deleting subparagraph (iii) of paragraph (c) thereof and by substituting therefor the following:
 - "(iii) reclaimed beehive coke of any size and any other coke which is not Class A Fuel".

2. Delivery of Fuel by Coal Dealers Amended

The said Order No. Coal 14 is further amended by adding to Section 4 thereof the following subsection:

"(5) Except as provided in subsection (2) of this Section, no coal dealer shall deliver any fuel to any consumer for any premises unless the consumer has stated to the coal dealer the quantity of fuel consumed in the premises during the standard period or, in cases where the consumer has no knowledge of such quantity, the coal dealer has estimated the quantity needed for consumption in the premises during the period from April 1, 1944, through March 31, 1945".

3. Special Restriction on Delivery of Welsh Anthracite

The said Order No. Coal 14 is further amended by adding to Section 5 thereof the following subsections:

- "(3) No coal dealer shall deliver any Welsh anthracite in blower sizes to a consumer except in a mixture with other fuel in which not more than fifty-five per cent of the mixture is Welsh anthracite in blower sizes.
- (4) Each coal dealer who delivers a mixture of fuels containing Welsh anthracite in blower sizes shall designate on the weigh slip, delivery ticket, statement or other evidence of such delivery that the fuel delivered is a mixture and the amount of Welsh anthracite in blower sizes contained therein".

4. New Provision re Reclaimed Beehive Coke

The said Order No. Coal 14 is further amended by inserting immediately following Section 5 thereof a new Section to be known as Section 5A and to read as follows:

"5A. Reclaimed Beehive Coke

- (1) Each coal dealer who delivers reclaimed beehive coke to any consumer or who delivers to any consumer a mixture of fuel containing reclaimed beehive coke shall designate on the weigh slip, delivery ticket, statement or other evidence of such delivery that the fuel delivered was reclaimed beehive coke or that the mixture of fuel delivered contained reclaimed beehive coke and the amount of such coke contained in the mixture.
- (2) No coal dealer shall advertise reclaimed beehive coke for sale or delivery unless the advertisement states specifically that the coke is reclaimed beehive coke."

E. J. BRUNNING,

Coal Controller.

APPROVED:

J. GERALD GODSOE,

Chairman, Wartime Industries Control Board.

DEPARTMENT OF MUNITIONS AND SUPPLY

OFFICE OF THE OIL CONTROLLER

15 King Street West, Toronto

Order No. 003B

Dated September 20, 1944

Pursuant to the powers conferred by Order in Council P.C. 1195 of February 19, 1941, and any other Order in Council or Statute,

IT IS HEREBY ORDERED AS FOLLOWS:-

1. The Order of the Oil Controller, No. 003, dated April 30, 1941, as amended, is further amended as follows:

By rescinding Sections 9, 10a, 10b, 10c, 10d, 10e, and 24, 24a, 24b and 24c.

2. This Order shall be effective as of September 25, 1944.

G. M. COTTRELLE,

Oil Controller.

APPROVED:

J. GERALD GODSOE,

Chairman, Wartime Industries Control Board.

The Wartime Prices and Trade Board has concurred in the foregoing order.

D. GORDON.

Chairman, Wartime Prices and Trade Board.

DEPARTMENT OF MUNITIONS AND SUPPLY

OFFICE OF THE OIL CONTROLLER

15 King Street West, Toronto, Ont.

Order No. Oil 008E

(Order Numbered 008A Amended)

DATED September 23, 1944.

Pursuant to the powers conferred by Order in Council P.C. 1195 of February 19, 1941, and any other Order in Council or Statute, it is hereby ordered as follows:—

1. SCHEDULE A TO ORDER 008A AMENDED

Effective as of September 23, 1944, Schedule A to the Oil Controller's Order No. 008A dated September 26, 1941, as amended, is further amended by deleting the words and figures "Octane No. 74 to 76" where they appear in the Specifications for Graded Motor Fuel, Grade 1 and by substituting therefor the words and figures "Octane No. 73 to 74".

2. Schedule B to Order 008A Amended

Effective as of September 23, 1944, Schedule B to the said Order No. 008A, as amended, is further amended by deleting the words and figures "Octane No. 74 to 76" in the Specifications for Graded Motor Fuel, Grade 1 and by substituting therefor the words and figures "Octane No. 73 to 74".

GEORGE CAULTON,
Deputy Oil Controller,

APPROVED:

J. GERALD GODSOE, Chairman, Wartime Industries Control Board.











